[Chap.

The balance of the amount appropriated in section Sec. 5. 1 and not expended pursuant to the provisions of section 4 shall be paid to the organizations designated in this section to cover expenses of the parties in the gubernatorial recount contest, not covered by the items enumerated in section 4. These items include, but are not limited to expenses, fees, costs, indebtedness, paid or incurred in connection with the gubernatorial recount contest, stationery, postage, printing, mailing, telephone, salaries, attorneys' fees, rentals, transportation, and similar expenses. \$4,366.15 thereof, supported by a verified list jointly filed by the parties in the office of the state auditor shall first be paid to the Rolvaag recount committee in behalf of the contestant. Of the remainder, 50 percent thereof shall be paid to the Andersen recount committee in behalf of the contestee, and 50 percent thereof shall be paid to the Rolvaag recount committee in behalf of the contestant. Such latter payments shall be based on the separate verified lists of each of the parties.

Sec. 6. The payment of the various sums of money in the respective amounts to the persons and organizations entitled thereto under the terms of this act is in full satisfaction of all claims of the contestant against the contestee, and the contestee against the contestant, and of the contestant or contestee against any municipality, arising out of the 1962 gubernatorial election contest and all taxable costs and disbursements arising out of such proceedings, either against the contestee or the contestant, the state of Minnesota, any municipality, or otherwise, are thereby fully paid and satisfied.

Upon certification of the state auditor that all payments have been made as provided for in this act, and upon proper application duly made, the statutory bond heretofore posted by the contestants in the judicial proceeding referred to in this act shall be released by the district court of Minnesota, and the principal and sureties therein are discharged from liability thereunder.

Sec. 7. This act is in effect from and after its final en-

Approved May 24, 1963.

## CHAPTER 869-H. F. No. 1943 [Not Coded]

An act appropriating money to the state department of business development to defray partial cost of planning, constructing,

Changes or additions indicated by *italics*, deletions by strikeout.

and operating a state of Minnesota exhibit at the 1964-65 New York world's fair.

Be it enacted by the Legislature of the State of Minnesota:

Section 1. World's fair exhibit; appropriation. There is hereby appropriated to the commissioner of business development from the general revenue fund the sum of \$150,000. This sum is appropriated to the commissioner for use in the planning, construction, and operation of a state of Minnesota exhibit at the 1964-65 New York World's Fair by the North Star World's Fair Corporation, a nonprofit corporation created pursuant to an executive order of the governor of the state of Minnesota for the purpose of planning, constructing, and operating a Minnesota exhibit at the 1964-65 New York World's Fair depicting and publicizing Minnesota's recreational, scientific, cultural, commercial, and industrial attributes.

Approved May 24, 1963.

## CHAPTER 870-S. F. No. 222

[Not Coded]

An act relating to the constitution of the state of Minnesota; providing for amendment to eliminate obsolete provisions; amending Article IV, Section 2; Article IV, Section 7; Article IV, Section 23; Article IV, Section 32 [b]; Article V, Section 4; Article VII, Section 9; and repealing Article IV, Section 26; and Article VII, Section 8.

Be it enacted by the Legislature of the State of Minnesota:

Section 1. Constitution; obsolete provisions; article IV, section 2; legislature, apportionment. There is hereby proposed to the people of the state for their approval or rejection, an amendment to article IV, section 2, of the state constitution, which section if amended shall read as follows:

Apportionment of members. "Sec. 2. The number of members who compose the Senate and House of Representatives shall be prescribed by law, but the representation in the Senate shall never exceed one member for every 5,000 inhabitants, and in the house of Representatives one member for every 2,000 inhabitants. The representation in both houses shall be apportioned equally throughout the different sections of the state, in proportion to the population thereof."

Changes or additions indicated by *italics*, deletions by strikeout.

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