with private and public community agencies providing health, safety, employment, and welfare services.

- Sec. 3. **Repealer.** Minnesota Statutes 1961, Section 16.02, Subdivision 23, is repealed.
- Sec. 4. [15.47] Transfer of powers and duties. All the powers and duties now vested in or imposed upon the commissioners of administration and highways relating to emergency first aid stations and other employee health services established and operated by such commissioners are hereby transferred to, vested in, and imposed upon the state board of health. All the powers and duties of the commissioners of administration and highways in relation thereto are abolished.
- Sec. 5. Appropriation. Subdivision 1. All of the appropriations, or parts thereof, made to the commissioners of highways and administration for the operation and maintenance of the highway and centennial building health units, the responsibility for the administration of which is transferred by this act to the state board of health, are hereby transferred and appropriated to the state board of health.
- Subd. 2. The commissioner of administration shall certify to the state auditor the amounts made available for the operation and maintenance of the aforementioned health units for the biennium beginning July 1, 1963, and pursuant to such certification, the state auditor shall, on July 1, 1963, make such adjustments on his books and records as are necessary to make the appropriations available to the state board of health.
- Sec. 6. Effective date. This act takes effect on July 1, 1963.

Approved May 17, 1963.

## CHAPTER 767-H. F. No. 1914

An act relating to elections; regulating the use of voting machines; amending Minnesota Statutes 1961, Section 206.09.

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

Section 1. Minnesota Statutes 1961, Section 206.09, is amended to read:

206.09 Voting machines; ballot labels; diagrams for voting

Changes or additions indicated by italics, deletions by strikeout.

machines. The same authorities as are charged with providing paper ballots when such are used shall be required to provide all ballot labels, diagrams, sample ballots, return sheets and all other necessary supplies needed for the voting machines.

In state and county general elections the county auditor of each county in which voting machines are used shall provide all ballot labels and other necessary printed forms and supplies needed for the voting machines, including all such forms needed for placing on such voting machines, all offices, candidates and constitutional amendments and other questions and propositions, the ballots for which are required by the election laws to be provided by the state when paper ballots are used. The total cost of printing and providing all such forms shall be prorated by each county auditor so that the state and county will pay each its proportionate share based on the total number of candidates and questions under the jurisdiction of each. The state shall pay to the county its proportionate share of such cost as herein provided, all provisions of the statutes of this state notwithstanding.

Except as herein provided all ballots (or ballot labels) shall be printed in black ink on clear white material of such size as will fit the ballot frame of the voting machine, and in as plain clear type as the space will reasonably permit. Candidates' names may be set in as large type as the length of the majority of such names of all candidates on the ballot permits and the remaining candidates' names may be set in such smaller sizes or styles of type as the length of each such name requires based upon the available space in the frame of the voting machine. Constitutional amendment ballots (or ballot labels) shall be printed on material tinted pink. In a prominent place on such ballots, there shall be conspicuously printed a notice stating in substance that if a voter fails to vote on a constitutional amendment he votes, in effect, in the negative. Ballots (or ballot labels) for other questions shall be printed on material so tinted as to conform with the laws relating to paper ballots.

The authorities charged with the duty of providing ballots for any polling place where voting machines are used shall provide therefor at least two sample ballots which shall be arranged in the form of a diagram showing such part of the face of the voting machine as shall be in use at that election for voting for all candidates whose names are entitled to be placed on the ballot at such election and shall also show such part of the face of the voting machine as shall be in use for voting for all referendum questions, constitutional amendments, or other propositions. Candidates' names shall not be rotated on such sample ballots but shall be arranged

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in alphabetical order for all offices where rotation of names on the official ballots on the voting machines is required by law. Such sample ballots shall be either in full or reduced size and shall contain suitable illustrated directions for voting on the voting machine. Not less than two such sample ballots shall be posted in a prominent place in the polling place and shall remain open to inspection by the voters throughout the election day.

The county auditor may use a one inch or more space between partisan and nonpartisan ballots, but in all cases a canary yellow color shall be used as background color on the nonpartisan ballots.

Approved May 17, 1963.

## CHAPTER 768-H. F. No. 1936

## [Not Coded]

An act relating to claims against the state; providing certain conditions in certain cases including waiving the state's immunity from suit; appropriating moneys for the payment thereof; and repealing Extra Session Laws 1961, Chapter 13, Section 1, Subdivision 7.

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

Section 1. Claims against the state. Subdivision 1. There is appropriated from any moneys in the state treasury credited to the trunk highway fund, or funds accredited thereto from highway patrol fines or other sources, the sums of money set forth in this section to the persons named therein in full payment of claims against the state.

| Subd. 2. | William Grein, Lakefield Village, Minnesota, for damage to sewer pipes caused by highway construction on trunk highway 86\$ | 71.35 |
|----------|---|-------|
| Subd. 3. | Rossow Oil Company, Lakefield Village, for damage to sewer pipes caused by highway construction on trunk highway 86         | 93.72 |
| Subd. 4. | Richard Cook, 725 E. 3rd Street,<br>Redwood Falls, Minnesota, for en-   |       |

Changes or additions indicated by italics, deletions by strikeout.