HOUSE BILL NO. 863

INTRODUCED BY LUND, COMMITTEE ON APPROPRIATIONS

IN THE HOUSE

March 31, 1981	Introduced and referred to Committee on Appropriations.
April 2, 1981	Committee recommend bill do pass. Report adopted.
April 3, 1981	Bill printed and placed on members' desks.
April 4, 1981	On motion rules suspended and bill allowed to be transmitted on 75th legislative day. Transmittal date extended to the 76th legislative day.
April 6, 1981	Second reading, do pass.
	On motion rules suspended and bill placed on third reading this day.
	Third reading, passed. Ayes, 76; Noes, 18. Transmitted to Senate.
IN THE SEN	IATE
April 7, 1981	By motion and consent bill allowed to be received and considered this session.
	Introduced and referred to Committee on Finance and Claims.
April 13, 1981	Committee recommend bill be concurred in. Report adopted.
April 14, 1981	Second reading, concurred in.

April 15, 1981

Third reading, concurred in. Ayes, 30; Noes, 15.

IN THE HOUSE

April 16, 1981

Returned from Senate. Concurred in. Sent to enrolling.

Reported correctly enrolled.

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1 INTRODUCED BY Sund Commille on Copping 2 3 A BILL FOR AN ACT ENTITLED: "AN ACT TO APPROPRIATE FUNDS TO 4 THE DEPARTMENT OF INSTITUTIONS FOR SETTLEMENT OF CERTAIN 5 CLAIMS MADE AGAINST THE STATE OF MONTANA BY GERALDINE 6 7 STRONG; AND PROVIDING AN IMMEDIATE EFFECTIVE DATE. 8 9 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA: 10 Section 1. Appropriation. There is appropriated \$11,500 from the general fund to the department of 11 12 institutions to satisfy the claim of Geraldine Strong 13 against the department of institutions, which claim is based 14 upon charges of sex discrimination arising from a 1974 15 employment dispute and is the subject of legal action in the

Mont.).

Section 2. Conditions. This appropriation is subject to the condition that the claimant execute a full release of all claims against the department of institutions, its officers and employees, and the state of Montana for damages arising from the alleged discrimination which is the subject of the claim.

case of Strong v. State of Montana (Civil No. CV-78-98-H; D.

24 Section 3. Appropriation nonjudgmental. By 25 appropriating the above sums, the legislature is not passing

- on the merits of this claim.
- 2 Section 4. Effective date. This act is effective on
- 3 passage and approval.

-End-

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Approved by Comm. on Appropriations

INTRODUCED BY Sund Committee on appropriate

4 A BILL FOR AN ACT ENTITLED: "AN ACT TO APPROPRIATE FUNDS TO
5 THE DEPARTMENT OF INSTITUTIONS FOR SETTLEMEN! OF CERTAIN
6 CLAIMS MADE AGAINST THE STATE OF MONTANA BY GERALDINE
7 STRONG: AND PROVIDING AN IMMEDIATE EFFECTIVE DATE."

9 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:

Section 1. Appropriation. There is appropriated \$11,500 from the general fund to the department of institutions to satisfy the claim of Geraldine Strong against the department of institutions, which claim is based upon charges of sex discrimination arising from a 1974 employment dispute and is the subject of legal action in the case of Strong vs. State of Montana (Civil No. CV-78-98-H; D. Monta).

Section 2. Conditions. This appropriation is subject to the condition that the claimant execute a full release of all claims against the department of institutions, its officers and employees, and the state of Montana for damages arising from the alleged discrimination which is the subject of the claim.

24 Section 3. Appropriation nonjudgmental. By
25 appropriating the above sums: the legislature is not passing

1 on the merits of this claim.

2 Section 4. Effective date. This act is effective on

3 passage and approval.

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SECOND READING -2- HIS & G 3 7

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4 A BILL FOR AN ACT ENTITLED: "AN ACT TO APPROPRIATE FUNDS TO
5 THE DEPARTMENT OF INSTITUTIONS FOR SETTLEMENT OF CERTAIN
6 CLAIMS MADE AGAINST THE STATE OF MONTANA BY GERALDINE

STRONG; AND PROVIDING AN IMMEDIATE EFFECTIVE DATE.*

9 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:

Section 1. Appropriation. There is appropriated \$11,500 from the general fund to the department of institutions to satisfy the claim of Geraldine Strong against the department of institutions, which claim is based upon charges of sex discrimination arising from a 1974 employment dispute and is the subject of legal action in the case of <u>Strong vs. State of Montana</u> (Civil No. CV-78-98-H; D. Mont.).

Section 2. Conditions. This appropriation is subject to the condition that the claimant execute a full release of all claims against the department of institutions, its officers and employees, and the state of Montana for damages arising from the alleged discrimination which is the subject of the claim.

24 Section 3. Appropriation nonjudgmental. By 25 appropriating the above sums, the legislature is not passing

- on the merits of this claim.
- 2 Section 4. Effective date. This act is effective on
- 3 passage and approval.

-End-

1	HOUSE	BILL	NO.	863

INTRODUCED BY LUND+ COMMITTEE ON APPROPRIATIONS

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4 A BILL FOR AN ACT ENTITLED: MAN ACT TO APPROPRIATE FUNDS TO
5 THE DEPARTMENT OF INSTITUTIONS FOR SETTLEMENT OF CERTAIN
6 CLAIMS MADE AGAINST THE STATE OF MONTANA BY GERALDINE

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9 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:

STRONG; AND PROVIDING AN IMMEDIATE EFFECTIVE DATE."

10 Section 1. Appropriation. There is appropriated 11 \$11,500 from the general fund to the department of 12 institutions to satisfy the claim of Geraldine Strong 13 against the department of institutions, which claim is based upon charges of sex discrimination arising from a 1974 14 15 employment dispute and is the subject of legal action in the 16 case of Strong v. State of Montana (Civil No. CV-78-98-H; D. 17 Mont.).

Section 2. Conditions. This appropriation is subject to the condition that the claimant execute a full release of all claims against the department of institutions. its officers and employees, and the state of Montana for damages arising from the alleged discrimination which is the subject of the claim.

24 Section 3. Appropriation nonjudgmental. By 25 appropriating the above sums, the legislature is not passing

- l on the merits of this claim.
- Section 4. Effective date. This act is effective on
- 3 passage and approval.

-End-

-2- H3 863 REFERENCE BILL