To amend Section 423 of the Charter of the City of St. Paul by adding thereto the following:

"Provided, however, that the coun-, on recommendation of the Comcil, on recommendation of the Commissioner Parks, Playgrounds and Public Buildings, may dispose of Lafayette Park in the City of St. Paul, more particularly described as follows: All of block nine (9), including the alley therein vacated, of Kittson's addition to St. Paul, according to the recorded plat thereof on file and of record in the office of the Register of Deeds in and for Ramsey county, Minnesota, in whole or in parcels, also vacated streets adjacent thereto, title to which has become yested in the city; the proceeds thereof to be used only for the ceeds thereof to be used only for the purpose of acquiring land for parks within or without the limits of the city of St. Paul, or acquiring land for playgrounds; and provided further, playgrounds; and provided further, that the council, on recommendation of said commissioner, may exchange that part of Mounds Park in the city of St. Paul, not devoted to park purposes, or any parcel thereof, for other lands adjacent to said park or lying on Mounds boulevard, suitable for use as a park or parkway."
Endorsed: City Clerk's Office, City of St. Paul, Minn.
Filed September 28, 1920.

John I. Faricy,
City Clerk.

STATE OF MINNESOTA. County of Ramsey, City of St. Paul. SS.

KNOW ALL MEN THAT THESE PRESENTS HEREBY CERTIFY That the foregoing draft of proposed amendment to Section 423 of the Charter of the City of St. Paul, in the County of Ramsey and State of Minnesota (known as Amendment No. 6), as returned to the Chief Magistrate of said City of St. Paul, to-wit, its Mayor, L. C. Hodgson, by the Board of Freeholders appointed by the Judges of the District Court of the second Judicial District of said state, under and pursuant to the Constitution and laws of the State of Minnesota, was submitted to the qualified voters of said City of St. Paul at the special election held in said City on the 2nd day of November, 1920, at which election there were cast in favor of said amendment, forty thousand, six hundred sixty-nine (40,669) votes out of a total vote of sixty-two thousand, three hundred thirty-one (62,331) votes cast at said election, and said amendment did receive the votes of more than three-fifths of the qualified voters voting at said election in favor of the adoption and ratification thereof, and said amendment did receive more than three-fifths of the total vote cast for any purpose at said election in favor of its adoption and ratification, and that all of the votes so cast by the qualified voters and electors at said election upon the subject of the adoption and ratification of said amendment were duly returned and canvassed by the properly and duly authorized and official canvassing board of said City, and that said canvassing board, after such canvass, has duly declared said amendment to have been duly ratified and adopted by the electors of said City, and it is hereby declared and certified that said amendment was duly and properly ratified and adopted by the qualified voters and electors of said City at said election.

Witness our hands and corporate scal this day of November, 1930.

Mayor of the City of St. Paul.

Attest

City Clerk.

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