3331

2011-2012 Regular Sessions

IN SENATE

February 17, 2011

Introduced by Sens. BONACIC, GRISANTI, KRUGER, OPPENHEIMER, SALAND -read twice and ordered printed, and when printed to be committed to the Committee on Judiciary

CONCURRENT RESOLUTION OF THE SENATE AND ASSEMBLY

proposing an amendment to article 3 of the constitution, in relation to creating a non-partisan apportionment commission

1 Section 1. Resolved (if the Assembly concur), That sections 4 and 5 of 2 article 3 of the constitution be amended, and a new section 5-b be added 3 to read as follows:

S 4. Except as herein otherwise provided, the federal census taken in 4 5 the year nineteen hundred thirty and each federal census taken decenniб ally thereafter shall be controlling as to the number of inhabitants in the state or any part thereof for the purposes of the apportionment of 7 members of assembly and readjustment or alteration of senate and assem-8 9 bly districts next occurring, in so far as such census and the tabulation thereof purport to give the information necessary therefor. [The 10 legislature] AN APPORTIONMENT COMMISSION, by law, shall provide for the 11 12 making and tabulation by state authorities of an enumeration of the 13 inhabitants of the entire state to be used for such purposes, instead of federal census, if the taking of a federal census in any tenth year 14 а 15 from the year nineteen hundred thirty be omitted or if the federal fails to show the number of aliens or Indians not taxed. If a 16 census 17 federal census, though giving the requisite information as to the state 18 large, fails to give the information as to any civil or territorial at 19 divisions which is required to be known for such purposes, the [legisla-20 ture] COMMISSION, by law, shall provide for such an enumeration of the inhabitants of such parts of the state only as may be necessary, which 21 shall supersede in part the federal census and be used in connection 22 23 therewith for such purposes. The [legislature] COMMISSION, by law, may 24 provide in its discretion for an enumeration by state authorities of the 25 inhabitants of the state, to be used for such purposes, in place of a federal census, when the return of a decennial federal census is delayed 26

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets
[] is old law to be omitted.

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so

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that it is not available at the beginning of the regular session of

2 the legislature in the second year after the year nineteen hundred thir-3 ty or after any tenth year therefrom, or if an apportionment of members 4 of assembly and readjustment or alteration of senate districts is not 5 made at or before such a session. At the regular session in the year 6 nineteen hundred thirty-two, and at the first regular session after the 7 year nineteen hundred forty and after each tenth year therefrom the 8 senate districts shall be readjusted or altered, but if, in any decade, counting from and including that which begins with the year nineteen 9 10 hundred thirty-one, such a readjustment or alteration is not made at the 11 above prescribed, it shall be made at a subsequent session occurtime ring not later than the sixth year of such decade, meaning not later than nineteen hundred thirty-six, nineteen hundred forty-six, nineteen 12 13 14 hundred fifty-six, and so on; provided, however, that if such districts 15 shall have been readjusted or altered by law in either of the years 16 nineteen hundred thirty or nineteen hundred thirty-one, they shall 17 remain unaltered until the first regular session after the year nineteen hundred forty. Such districts shall be so readjusted or altered that 18 19 each senate district shall contain as nearly as may be an equal number of inhabitants, excluding aliens, and IN NO CASE SHALL A DISTRICT HAVE A 20 21 POPULATION WHICH VARIES FROM THE AVERAGE POPULATION OF ALL DISTRICTS, 22 UNLESS A POPULATION VARIANCE IS NECESSARY TO COMPLY WITH ONE OF THE OTHER STANDARDS SET FORTH IN THIS SECTION, AND IN NO CASE SHALL A SINGLE 23 24 DISTRICT HAVE A POPULATION WHICH VARIES MORE THAN FIVE PERCENT FROM THE 25 AVERAGE POPULATION OF ALL DISTRICTS. CONGRESSIONAL DISTRICTS SHALL HAVE NEARLY EQUAL AS IS PRACTICABLE BASED ON THE POPULATION 26 POPULATIONS AS 27 REPORTED IN THE FEDERAL CENSUS TAKEN IN EACH YEAR ENDING IN ZERO. NO DISTRICT FOR ELECTION OF MEMBERS TO THE UNITED STATES HOUSE OF REPRESEN-28 29 TATIVES SHALL HAVE A POPULATION WHICH VARIES BY MORE THAN ONE PERCENT 30 FROM THE AVERAGE POPULATION OF ALL CONGRESSIONAL DISTRICTS IN THE STATE. SUCH DISTRICTS SHALL be in as compact form as practicable, 31 and shall 32 remain unaltered until the first year of the next decade as above 33 defined[, and]. THE DISTRICTS OF A HOUSE SHALL BE AS COMPACT AS POSSI-34 BLE, CONSISTENT WITH THE STANDARDS LISTED ABOVE. IN NO CASE SHALL THE 35 AGGREGATE LENGTH OF THE BOUNDARIES OF ALL THE DISTRICTS OF А HOUSE EXCEED BY MORE THAN FIVE PERCENT THE SHORTEST POSSIBLE AGGREGATE LENGTH 36 37 OF ALL THE DISTRICTS UNDER ANY OTHER PLAN FOR THE SAME HOUSE THAT IS 38 CONSISTENT WITH THE OTHER STANDARDS CONTAINED IN THIS CONSTITUTION. IN THE CASE OF A LOCAL POLITICAL SUBDIVISION THAT HAS A POPULATION SUFFI-39 40 TO ESTABLISH TWO OR MORE DISTRICTS FOR ANY ONE HOUSE, THE AGGRE-CIENT GATE LENGTH OF THE BOUNDARIES OF ALL DISTRICTS FOR THAT HOUSE 41 ENTIRELY POLITICAL SUBDIVISION SHALL NOT EXCEED BY MORE THAN FIVE 42 WITHIN THE43 PERCENT THE SHORTEST POSSIBLE AGGREGATE LENGTH OF THE DISTRICTS WITHIN 44 THE POLITICAL SUBDIVISION UNDER ANY OTHER PLAN THAT IS CONSISTENT WITH 45 THE OTHER STANDARDS CONTAINED IN THIS CONSTITUTION.

SUCH DISTRICTS shall at all times consist of contiguous territory, and 46 47 no county shall be divided in the formation of a senate district except make two or more senate districts wholly in such county. No town, 48 to except a town having more than a full ratio of apportionment, and no block in a city inclosed by streets or public ways, shall be divided in 49 50 51 the formation of senate districts; nor shall any district contain а greater excess in population over an adjoining district in the same 52 county, than the population of a town or block therein adjoining such 53 54 district. Counties, towns or blocks which, from their location, may be 55 included in either of two districts, shall be so placed as to make said 56 districts most nearly equal in number of inhabitants, excluding aliens.

No county shall have four or more senators unless it shall have a full ratio for each senator. No county shall have more than one-third of all the senators; and no two counties or the territory thereof as now organized, which are adjoining counties, or which are separated only by public waters, shall have more than one-half of all the senators.

6 The ratio for apportioning senators shall always be obtained by divid-7 the number of inhabitants, excluding aliens, by fifty, and the inq senate shall always be composed of fifty members, except that if any 8 county having three or more senators at the time of any apportionment 9 10 shall be entitled on such ratio to an additional senator or senators, 11 such additional senator or senators shall be given to such county in addition to the fifty senators, and the whole number of senators 12 shall 13 be increased to that extent.

14 SUCH DISTRICTS SHALL NOT BE DRAWN FOR THE PURPOSE OF FAVORING ANY 15 POLITICAL PARTY, INCUMBENT LEGISLATOR OR OTHER PERSON OR GROUP. IN 16 PREPARING A PLAN, THE COMMISSION SHALL NOT CONSIDER OR TAKE INTO ACCOUNT ADDRESS OF INDIVIDUAL PERSONS, INCLUDING INCUMBENT LEGISLATORS. THE 17 THE 18 POLITICAL AFFILIATIONS COMMISSION SHALL NOT USE THE OF REGISTERED 19 VOTERS, PREVIOUS ELECTION RESULTS, ADDRESSES OF INCUMBENT LEGISLATORS, ADDRESSES OF INDIVIDUAL PERSONS AND DEMOGRAPHIC INFORMATION OTHER 20 THAN 21 POPULATION HEAD COUNTS FOR THE PURPOSE OF FAVORING ANY POLITICAL PARTY, 22 INCUMBENT LEGISLATOR OR OTHER PERSON OR GROUP.

23 SUCH DISTRICTS SHALL NOT BE DRAWN FOR THE PURPOSE OF DILUTING THE 24 VOTING STRENGTH OF ANY LANGUAGE OR RACIAL MINORITY GROUP.

The senate districts, including the present ones, as existing immediately before the enactment of a law readjusting or altering the senate districts, shall continue to be the senate districts of the state until the expirations of the terms of the senators then in office, except for the purpose of an election of senators for full terms beginning at such expirations, and for the formation of assembly districts.

S 5. The members of the assembly shall be chosen by single districts 31 32 and shall be apportioned by the [legislature] APPORTIONMENT COMMISSION 33 each regular session at which the senate districts are readjusted or at 34 altered, and by the same law, among the several counties of the state, 35 as nearly as may be according to the number of their respective inhabitexcluding aliens. Every county heretofore established and sepa-36 ants, 37 rately organized, except the county of Hamilton, shall always be enti-38 tled to one member of assembly, and no county shall hereafter be erected unless its population shall entitle it to a member. The county of Hamil-39 40 shall elect with the county of Fulton, until the population of the ton county of Hamilton shall, according to the ratio, entitle it to a member. But the legislature may abolish the said county of Hamilton and 41 42 43 annex the territory thereof to some other county or counties.

44 The quotient obtained by dividing the whole number of inhabitants of 45 the state, excluding aliens, by the number of members of assembly, shall the ratio for apportionment, which shall be made as follows: One 46 be 47 member of assembly shall be apportioned to every county, including 48 Fulton and Hamilton as one county, containing less than the ratio and one-half over. Two members shall be apportioned to every other county. 49 50 remaining members of assembly shall be apportioned to the counties The 51 having more than two ratios according to the number of inhabitants, excluding aliens. Members apportioned on remainders shall be apportioned 52 the counties having the highest remainders in the order thereof 53 to 54 respectively. No county shall have more members of assembly than a coun-55 ty having a greater number of inhabitants, excluding aliens.

The assembly districts, including the present ones, as existing immediately before the enactment of a law making an apportionment of members of assembly among the counties, shall continue to be the assembly districts of the state until the expiration of the terms of members then in office, except for the purpose of an election of members of assembly for full terms beginning at such expirations.

7 In any county entitled to more than one member, the board of supervi-8 sors, and in any city embracing an entire county and having no board of 9 supervisors, the common council, or if there be none, the body exercis-10 ing the powers of a common council, shall assemble at such times as the 11 [legislature] APPORTIONMENT COMMISSION making an apportionment shall 12 prescribe[, and].

APPORTIONMENT COMMISSION SHALL divide such counties into assembly 13 THE 14 districts as nearly equal in number of inhabitants, excluding aliens, as 15 may be, of convenient and contiguous territory in as compact form as practicable, AS REQUIRED UNDER THE PROVISIONS FOR SENATE APPORTIONMENT, 16 17 each of which shall be wholly within a senate district formed under the 18 same apportionment, equal to the number of members of assembly to which 19 such county shall be entitled, and shall cause to be filed in the office of the secretary of state and of the clerk of such county, a description 20 21 of such districts, specifying the number of each district and of the inhabitants thereof, excluding aliens, according to the census or enumeration used as the population basis for the formation of such districts; and such apportionment and districts shall remain unaltered 22 23 24 25 until after the next reapportionment of members of assembly, except that 26 the board of supervisors of any county containing a town having more than a ratio of apportionment and one-half over may alter the assembly 27 28 districts in a senate district containing such town at any time on or 29 before March first, nineteen hundred forty-six. In counties having more than one senate district, the same number of assembly districts shall be 30 put in each senate district, unless the assembly districts cannot be 31 32 evenly divided among the senate districts of any county, in which case 33 one more assembly district shall be put in the senate district in such 34 county having the largest, or one less assembly district shall be put in the senate district in such county having the smallest number of inhab-35 itants, excluding aliens, as the case may require. No town, 36 except a 37 town having more than a ratio of apportionment and one-half over, and no 38 block in a city inclosed by streets or public ways, shall be divided in the formation of assembly districts, nor shall any districts contain 39 а 40 greater excess in population over an adjoining district in the same senate district, than the population of a town or block therein adjoin-41 such assembly district. Towns or blocks which, from their location 42 inq may be included in either of two districts, shall be so placed as 43 to 44 make said districts most nearly equal in number of inhabitants, exclud-45 ing aliens. Nothing in this section shall prevent the division, at any 46 time, of counties and towns and the erection of new towns by the legis-47 lature.

[An apportionment by the legislature, or other body, shall be subject to review by the supreme court, at the suit of any citizen, under such reasonable regulations as the legislature may prescribe; and any court before which a cause may be pending involving an apportionment, shall give precedence thereto over all other causes and proceedings, and if said court be not in session it shall convene promptly for the disposition of the same.]

55 THE STATE SUPREME COURT SHALL HAVE ORIGINAL JURISDICTION OVER ANY 56 APPORTIONMENT MATTER. THE COURT SHALL HAVE JURISDICTION TO COMPEL THE

COMMISSION OR ANY PERSON TO PERFORM DUTIES REQUIRED OF THE COMMISSION OR 1 2 THAT PERSON BY THIS SECTION OR ANY LAW ENACTED PURSUANT TO THIS SECTION 3 UPON PETITION OF ANY REGISTERED VOTER. ANY REGISTERED VOTER MAY FILE A 4 PETITION WITH THE COURT CHALLENGING A PLAN OF THE COMMISSION WITHIN 5 FORTY-FIVE DAYS OF THE ADOPTION OF A PLAN. THE COURT MAY CONSOLIDATE ANY 6 OR ALL PETITIONS AND SHALL GIVE ALL PETITIONS REGARDING APPORTIONMENT 7 PRECEDENCE OVER ALL OTHER MATTERS. THE COURT SHALL RENDER ITS DECISION 8 WITHIN SIXTY DAYS AFTER A PETITION IS FILED. IF THE COURT FINDS THAT THE PLAN IS NOT CONSISTENT WITH THE REQUIREMENTS OF ANY FEDERAL OR STATE 9 10 CONSTITUTIONAL OR STATUTORY PROVISION, THE COURT SHALL DECLARE THE PLAN 11 INVALID IN WHOLE OR IN PART AND SHALL ORDER THE COMMISSION TO PREPARE A 12 NEW PLAN WITHIN SIXTY DAYS.

A REAPPORTIONMENT PLAN SHALL BE IN FORCE UNTIL THE EFFECTIVE DATE OF A
PLAN BASED UPON THE FOLLOWING FEDERAL CENSUS TAKEN IN A YEAR ENDING IN
ZERO UNLESS MODIFIED PURSUANT TO COURT ORDER. A REAPPORTIONMENT PLAN
SHALL NOT BE SUBJECT TO AMENDMENT, APPROVAL OR REPEAL BY INITIATIVE,
REFERENDUM OR ACT OF THE LEGISLATURE.

18 THE LEGISLATURE MAY DEFINE BY LAW ANY OF THE STANDARDS ENUMERATED IN19 THIS SECTION AND MAY ESTABLISH BY LAW ADDITIONAL STANDARDS, NOT IN 20 CONFLICT WITH THE CONSTITUTION OF THE UNITED STATES OR THIS CONSTITU-21 TION, DESIGNED TO GUARANTEE FAIR AND EFFECTIVE REPRESENTATION FOR ALL 22 CITIZENS. NO LAW ENACTED UNDER THIS SECTION SHALL MODIFY A PLAN IN EFFECT AT THE TIME OF THE EFFECTIVE DATE OF THAT LAW. 23

24 S 5-B. IN EACH YEAR ENDING IN ZERO AND AT ANY OTHER TIME OF COURT 25 ORDERED APPORTIONMENT, AN APPORTIONMENT COMMISSION SHALL BE ESTABLISHED 26 TO PREPARE A REAPPORTIONMENT PLAN FOR STATE LEGISLATIVE AND CONGRESSION-27 AL DISTRICTS. THE COMMISSION SHALL CONSIST OF FIVE MEMBERS, NONE OF WHOM MAY BE PAST OR CURRENT PUBLIC OFFICIALS, NOR PAST OR CURRENT OFFICE 28 HOLDERS IN ANY POLITICAL PARTY. THE TEMPORARY PRESIDENT OF THE SENATE, 29 SPEAKER OF THE ASSEMBLY, THE MINORITY LEADER OF THE SENATE AND THE 30 THE MINORITY LEADER OF THE ASSEMBLY SHALL EACH SELECT ONE MEMBER. THE FOUR 31 32 MEMBERS SO SELECTED SHALL SELECT, BY A VOTE OF AT LEAST THREE MEMBERS, A WHO SHALL SERVE AS CHAIR. THE LEGISLATURE SHALL ESTABLISH 33 FIFTH MEMBER 34 ΒY LAW OUALIFICATIONS OF COMMISSIONERS AND PROCEDURES FOR THEIR 35 SELECTION AND THE FILLING OF VACANCIES. THE LEGISLATURE SHALL ESTABLISH BY LAW THE DUTIES AND POWERS OF THE COMMISSION AND SHALL APPROPRIATE 36 37 FUNDS TO ENABLE THE COMMISSION TO CARRY OUT ITS DUTIES.

38 S 2. Resolved (if the Assembly concur), That the foregoing amendments 39 be referred to the first regular legislative session convening after the 40 next succeeding general election of members of the assembly, and, in 41 conformity with section 1 of article 19 of the constitution, be 42 published for 3 months previous to the time of such election.