7631

IN SENATE

April 27, 2010

Introduced by Sens. DeFRANCISCO, LITTLE -- read twice and ordered printed, and when printed to be committed to the Committee on Judiciary

CONCURRENT RESOLUTION OF THE SENATE AND ASSEMBLY

proposing amendments to sections 2 and 4 of article 3 of the constitution, in relation to the number of senators and the apportionment of senate districts

Section 1. Resolved (if the Assembly concur), That sections 2 and 4 of 2 article 3 of the constitution be amended to read as follows:

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3 S 2. The senate shall consist of [fifty] SIXTY-TWO members[, except as 4 hereinafter provided]. The senators [elected in the year one thousand 5 eight hundred and ninety-five shall hold their offices for three years, their successors] shall be [chosen] ELECTED for two years. The 6 and 7 assembly shall consist of one hundred and fifty members. The assembly members [elected in the year one thousand nine hundred and thirty-eight, 8 9 and their successors,] shall be [chosen] ELECTED for two years.

4. Except as herein otherwise provided, the federal census taken in 10 S 11 the year nineteen hundred thirty and each federal census taken decennially thereafter shall be controlling as to the number of inhabitants in 12 the state or any part thereof for the purposes of the apportionment of 13 14 members of assembly and readjustment or alteration of [senate and] 15 assembly districts next occurring, in so far as such census and the 16 tabulation thereof purport to give the information necessary therefor. The legislature, by law, shall provide for the making and tabulation by 17 state authorities of an enumeration of the inhabitants of the entire 18 19 state to be used for such purposes, instead of a federal census, if the 20 taking of a federal census in any tenth year from the year nineteen hundred thirty be omitted or if the federal census fails to show 21 the 22 aliens or Indians not taxed. If a federal census, though number of 23 giving the requisite information as to the state at large, fails to give the information as to any civil or territorial divisions which is 24 25 required to be known for such purposes, the legislature, by law, shall 26 provide for such an enumeration of the inhabitants of such parts of the 27 state only as may be necessary, which shall supersede in part the federcensus and be used in connection therewith for such purposes. 28 The al legislature, by law, may provide in its discretion for an enumeration by 29

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

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state authorities of the inhabitants of the state, to be used for such 1 2 purposes, in place of a federal census, when the return of a decennial 3 federal census is delayed so that it is not available at the beginning the regular session of the legislature in the second year after the 4 of year nineteen hundred thirty or after any tenth year therefrom, or if an apportionment of members of assembly [and readjustment or alteration of 5 6 7 senate districts] is not made at or before such a session. [At the requ-8 session in the year nineteen hundred thirty-two, and at the first lar regular session after the year nineteen hundred forty and after each 9 10 tenth year therefrom the senate districts shall be readjusted or 11 altered, but if, in any decade, counting from and including that which begins with the year nineteen hundred thirty-one, such a readjustment or 12 13 alteration is not made at the time above prescribed, it shall be made at 14 subsequent session occurring not later than the sixth year of such а 15 decade, meaning not later than nineteen hundred thirty-six, nineteen hundred forty-six, nineteen hundred fifty-six, and so on; provided, 16 however, that if such districts shall have been readjusted or altered by 17 18 law in either of the years nineteen hundred thirty or nineteen hundred 19 thirty-one, they shall remain unaltered until the first regular session after the year nineteen hundred forty. Such districts shall be so read-20 justed or altered that each senate district shall contain as nearly as 21 22 may be an equal number of inhabitants, excluding aliens, and be in as 23 compact form as practicable, and shall remain unaltered until the first year of the next decade as above defined, and shall at all times consist 24 25 of contiguous territory, and no county shall be divided in the formation 26 of a senate district except to make two or more senate districts wholly such county. No town, except a town having more than a full ratio of 27 in apportionment, and no block in a city inclosed by streets or public 28 29 shall be divided in the formation of senate districts; nor shall ways, 30 any district contain a greater excess in population over an adjoining district in the same county, than the population of a town or block 31 therein adjoining such district. Counties, towns or blocks which, from 32 their location, may be included in either of two districts, shall be so 33 placed as to make said districts most nearly equal in number of inhabit-34 35 ants, 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.

The ratio for apportioning senators shall always be obtained by divid-41 ing the number of inhabitants, excluding aliens, by fifty, and the 42 43 senate shall always be composed of fifty members, except that if any 44 county having three or more senators at the time of any apportionment 45 shall be entitled on such ratio to an additional senator or senators, such additional senator or senators shall be given to such county in 46 47 the fifty senators, and the whole number of senators shall addition to 48 be increased to that extent.

The senate districts, including the present ones, as 49 existing imme-50 diately before the enactment of a law readjusting or altering the senate 51 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 52 53 the purpose of an election of senators for full terms beginning at such 54 expirations, and for the formation of assembly districts] EACH COUNTY 55 HERETOFORE ESTABLISHED AND SEPARATELY ORGANIZED SHALL BE REPRESENTED BY

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1 A SINGLE MEMBER OF THE SENATE, AND EVERY SENATE DISTRICT SHALL BE 2 CONTIGUOUS WITH THE BOUNDARIES OF A COUNTY OF THE STATE.

3 S 2. Resolved (if the Assembly concur), That the foregoing be referred 4 to the first regular legislative session convening after the next 5 succeeding general election of members of the assembly, and, in conform-6 ity with section 1 of article 19 of the constitution, be published for 3 7 months previous to the time of such election.