7014

2013-2014 Regular Sessions

IN ASSEMBLY

April 29, 2013

Introduced by M. of A. SEPULVEDA -- read once and referred to the Committee on Governmental Operations

AN ACT to amend the state law, in relation to apportionment of senate and assembly districts in the state

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. Subdivision b of section 127 of the state law, as added by chapter 16 of the laws of 2012, is amended to read as follows:

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3 b. It is intended that this article and the districts described there-4 in completely encompass all the area within the state. It is further 5 intended that the apportionment and districting provided for [in this б article result in the creation of districts which are substantially equal in population and] contain all inhabitants in this state, based on 7 8 the Federal Census of two thousand ten, as adjusted pursuant to the 9 provisions of part XX of chapter fifty-seven of the laws of two thousand ten AND EACH FEDERAL CENSUS TAKEN DECENNIALLY THEREAFTER. It is also 10 intended that no district shall include any of the area included within 11 12 description of any other district. DISTRICTS DESCRIBED WITHIN THIS the ARTICLE SHALL BE IN ACCORDANCE WITH SECTION TWO OF ARTICLE 13 ONE OF THE 14 UNITED STATES CONSTITUTION, SECTIONS FOUR AND FIVE OF ARTICLE THREE OF THE STATE CONSTITUTION AND IN A MANNER THAT ENSURES THE FAIR AND 15 EFFEC-REPRESENTATION FOR ALL RESIDENTS OF THE STATE, INCLUDING RACIAL, 16 TIVE 17 ETHNIC AND LANGUAGE MINORITY GROUPS, AND ADHERE TO ALL STANDARDS AND PRACTICES SET FORTH IN THE FEDERAL VOTING RIGHTS ACT (42 U.S.C. SS1971 18 19 ET. SEQ.) AND OTHER RELEVANT FEDERAL REGULATIONS. THE STATE LEGISLATIVE 20 DISTRICTS SHALL:

(1) BE DRAWN TO KEEP INTACT WITHIN A SINGLE DISTRICT THOSE NEIGHBOR-HOODS AND COMMUNITIES WITH ESTABLISHED TIES OF COMMON INTEREST AND ASSO-CIATION, WHETHER HISTORICAL, RACIAL, ECONOMIC, ETHNIC, RELIGIOUS OR OTHER;

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

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1 (2) BE OF SUBSTANTIAL EQUALITY OF POPULATION WITH OTHER CONGRESSIONAL, 2 SENATE AND ASSEMBLY DISTRICTS, PROVIDED THAT, FOR SENATE AND ASSEMBLY 3 DISTRICTS, NO SUCH DEVIATION SHALL EXCEED ONE PERCENT OF THE AVERAGE 4 POPULATION OF ALL SENATE OR ASSEMBLY DISTRICTS;

5 (3) BE COMPOSED OF COMPACT AND CONTIGUOUS TERRITORY, PROVIDED THAT 6 LAND AREAS SEPARATED BY A WATERWAY SHALL NOT BE INCLUDED WITHIN THE SAME 7 DISTRICT UNLESS SUCH WATERWAY IS TRAVERSED BY A HIGHWAY BRIDGE OR TUNNEL 8 WHICH BEGINS AND TERMINATES WITHIN THE SAME SUCH DISTRICT, EXCEPT THAT, 9 POPULATION PERMITTING, ISLANDS NOT CONNECTED TO THE MAINLAND OR ANOTHER 10 ISLAND BY A HIGHWAY BRIDGE OR TUNNEL SHALL BE IN THE SAME DISTRICT AS 11 THE NEAREST LAND AREA WITHIN THE SAME POLITICAL SUBDIVISION;

12 (4) BE DRAWN SUCH THAT THE NUMBER OF COUNTIES WHOSE TERRITORY IS 13 DIVIDED AMONG MORE THAN ONE DISTRICT SHALL BE AS SMALL AS POSSIBLE AND, 14 WITHIN COUNTIES SO DIVIDED, THE NUMBER OF TOWNS AND CITIES DIVIDED AMONG 15 MORE THAN ONE DISTRICT SHALL BE AS SMALL AS POSSIBLE;

16 (5) NOT BE DRAWN WITH AN INTENT TO FAVOR OR OPPOSE ANY POLITICAL 17 PARTY, ANY INCUMBENT FEDERAL OR STATE LEGISLATOR, OR ANY PREVIOUS OR 18 PRESUMED CANDIDATE FOR OFFICE;

19 (6) TO THE EXTENT PRACTICABLE, COINCIDE WITH CITY, TOWN AND COUNTY 20 BOUNDARIES;

(7) TO THE EXTENT PRACTICABLE, EACH ASSEMBLY DISTRICT SHALL BE ENTIRELY WITHIN A SINGLE SENATE DISTRICT, AND TO THE EXTENT CONSISTENT WITH
THE PROVISIONS OF PARAGRAPH FOUR OF THIS SUBDIVISION, NO ASSEMBLY
DISTRICT SHALL BE WITHIN MORE THAN TWO SENATE DISTRICTS; AND

25 (8) TO THE EXTENT CONSISTENT WITH THE PROVISIONS OF PARAGRAPH FOUR OF 26 THIS SUBDIVISION, NO SENATE DISTRICT SHALL INCLUDE MORE THAN THREE 27 ASSEMBLY DISTRICTS.

28 S 2. This act shall take effect immediately.