THE GENERAL ASSEMBLY OF PENNSYLVANIA

SENATE BILL No. 346 Session of 2007

INTRODUCED BY BOSCOLA, STACK, C. WILLIAMS, LAVALLE, BROWNE, KITCHEN, PIPPY AND FONTANA, MARCH 12, 2007

REFERRED TO STATE GOVERNMENT, MARCH 12, 2007

A JOINT RESOLUTION

1 2 3 4 5	Proposing an amendment to the Constitution of the Commonwealth of Pennsylvania, providing for a Legislative and Congressional Reapportionment Bureau for the purpose of reapportioning and redistricting the Commonwealth of Pennsylvania.
б	The General Assembly of the Commonwealth of Pennsylvania
7	hereby resolves as follows:
8	Section 1. The following amendment to the Constitution of
9	Pennsylvania is proposed in accordance with Article XI:
10	That section 17 of Article II be amended to read:
11	§ 17. Legislative [Reapportionment Commission] and
12	Congressional Reapportionment Bureau.
13	(a) In each year following the year of the Federal decennial
14	census, a Legislative [Reapportionment Commission] and
15	Congressional Reapportionment Bureau shall be constituted for
16	the purpose of reapportioning the Commonwealth. The bureau shall
17	consist of a director and employees as are necessary to carry
18	out the responsibilities of reapportionment and redistricting.

[The commission shall act by a majority of its entire
 membership.

3 The commission shall consist of five members: four of (b) 4 whom shall be the majority and minority leaders of both the 5 Senate and the House of Representatives, or deputies appointed by each of them, and a chairman selected as hereinafter 6 7 provided. No later than 60 days following the official reporting 8 of the Federal decennial census as required by Federal law, the four members shall be certified by the President pro tempore of 9 10 the Senate and the Speaker of the House of Representatives to 11 the elections officer of the Commonwealth who under law shall 12 have supervision over elections.

13 The four members within 45 days after their certification 14 shall select the fifth member, who shall serve as chairman of 15 the commission, and shall immediately certify his name to such 16 elections officer. The chairman shall be a citizen of the 17 Commonwealth other than a local, State or Federal official 18 holding an office to which compensation is attached.

19 If the four members fail to select the fifth member within 20 the time prescribed, a majority of the entire membership of the 21 Supreme Court within 30 days thereafter shall appoint the 22 chairman as aforesaid and certify his appointment to such 23 elections officer.

24 Any vacancy in the commission shall be filled within 15 days 25 in the same manner in which such position was originally filled. 26 (c) No later than 90 days after either the commission has been duly certified or the population data for the Commonwealth 27 28 as determined by the Federal decennial census are available, whichever is later in time, the commission shall file a 29 30 preliminary reapportionment plan with such elections officer. 20070S0346B0382 - 2 -

The commission shall have 30 days after filing the
 preliminary plan to make corrections in the plan.

3 Any person aggrieved by the preliminary plan shall have the 4 same 30-day period to file exceptions with the commission in 5 which case the commission shall have 30 days after the date the exceptions were filed to prepare and file with such elections 6 7 officer a revised reapportionment plan. If no exceptions are filed within 30 days, or if filed and acted upon, the 8 commissions's plan shall be final and have the force of law. 9 10 (d) Any aggrieved person may file an appeal from the final 11 plan directly to the Supreme Court within 30 days after the filing thereof. If the appellant establishes that the final plan 12 13 is contrary to law, the Supreme Court shall issue an order 14 remanding the plan to the commission and directing the 15 commission to reapportion the Commonwealth in a manner not inconsistent with such order. 16

(e) When the Supreme Court has finally decided an appeal or when the last day for filing an appeal has passed with no appeal taken, the reapportionment plan shall have the force of law and the districts therein provided shall be used thereafter in elections to the General Assembly until the next reapportionment as required under this section 17.]

(b) (1) The bureau shall acquire appropriate information,
 review and evaluate available facilities and develop programs
 and procedures in preparation for drawing congressional and
 legislative redistricting plans on the basis of each Federal
 census.

28 (2) By December 31 of each year ending in zero, the bureau
29 shall obtain from the United States Bureau of the Census
30 information regarding geographic and political units in this
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1	Commonwealth for which Federal census population data has been
2	gathered and will be tabulated. The bureau shall use the data
3	obtained to prepare:
4	(i) Necessary descriptions of geographic and political units
5	for which census data will be reported and which are suitable
6	for use as components of legislative districts.
7	(ii) Maps of counties, cities and other geographic units
8	within this Commonwealth, which may be used to illustrate the
9	locations of legislative district boundaries proposed in plans
10	drawn in accordance with subsection (d).
11	(3) As soon as possible after January 1 of each year ending
12	in one, the bureau shall obtain from the United States Bureau of
13	the Census the population data needed for legislative
14	districting which the Bureau of the Census is required to
15	provide this Commonwealth under 13 U.S.C. § 141 (relating to
16	population and other census information) and shall use that data
17	to assign a population figure based upon census data to each
18	geographic or political unit described pursuant to paragraph
19	(2)(i). Upon completing that task, the bureau shall begin the
20	preparation of congressional and legislative districting plans
21	as required by subsection (c).
22	(c) (1) Not later than April 1 of each year ending in one,
23	the bureau shall deliver to the Secretary of the Senate and the
24	Chief Clerk of the House of Representatives identical bills
25	embodying a plan of legislative and congressional districting
26	prepared in accordance with subsection (d). It is the intent of
27	this section that the General Assembly shall bring the bill to a
28	vote in either the Senate or the House of Representatives
29	expeditiously, but not less than seven days after the report of
30	the commission required by subsection (f) is received and made
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1	available to the members of the General Assembly, under a
2	procedure or rule permitting no amendments except those of a
3	purely corrective nature. It is further the intent of this
4	section that, if the bill is approved by the first House in
5	which it is considered, it shall expeditiously be brought to a
6	vote in the second House under a similar procedure or rule.
7	(2) If the bill embodying the plan submitted by the bureau
8	under paragraph (1) fails to be approved by a constitutional
9	majority in either the Senate or the House of Representatives,
10	the Secretary of the Senate or the Chief Clerk of the House of
11	Representatives, as the case may be, shall at once transmit to
12	the bureau information which the Senate or House of
13	Representatives may direct regarding reasons why the plan was
14	not approved. The bureau shall prepare a bill embodying a second
15	plan of legislative and congressional districting prepared in
16	accordance with subsection (d) taking into account the reasons
17	cited by the Senate or House of Representatives for its failure
18	to approve the plan insofar as it is possible to do so within
19	the requirements of subsection (d). If a second plan is required
20	under this subsection, the bill embodying it shall be delivered
21	to the Secretary of the Senate and the Chief Clerk of the House
22	of Representatives not later than May 1 of the year ending in
23	one or 14 days after the date of the vote by which the Senate or
24	the House of Representatives fails to approve the bill submitted
25	under paragraph (1), whichever date is later. It is the intent
26	of this section that, if it is necessary to submit a bill under
27	this subsection, the bill be brought to a vote not less than
28	seven days after the bill is printed and made available to the
29	members of the General Assembly, in the same manner as
30	prescribed for the bill required under paragraph (1).
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1	(3) If the bill embodying the plan submitted by the bureau
2	under paragraph (2) fails to be approved by a constitutional
3	majority in either the Senate or the House of Representatives,
4	the same procedure as prescribed by paragraph (2) shall be
5	followed. If a third plan is required under this subsection, the
6	bill embodying it shall be delivered to the Secretary of the
7	Senate and the Chief Clerk of the House of Representatives not
8	later than June 1 of the year ending in one or 14 days after the
9	date of the vote by which the Senate or the House of
10	Representatives fails to approve the bill submitted under
11	paragraph (2), whichever date is later. It is the intent of this
12	section that if it is necessary to submit a bill under this
13	subsection, the bill be brought to a vote within the same time
14	period after its delivery to the Secretary of the Senate and the
15	Chief Clerk of the House of Representatives as is prescribed for
16	the bill submitted under paragraph (2), but shall be subject to
17	amendment in the same manner as other bills.
18	(4) Notwithstanding paragraphs (1), (2) and (3):
19	(i) If population data from the Federal census which is
20	sufficient to permit preparation of a congressional districting
21	plan becomes available at an earlier time than the population
22	data needed to permit preparation of a legislative districting
23	plan in accordance with subsection (d), the bureau shall so
24	inform the presiding officers of the Senate and House of
25	Representatives. If the presiding officers so direct, the bureau
26	shall prepare a separate bill establishing congressional
27	districts and submit it separately from the bill establishing
28	legislative districts. It is the intent of this section that the
29	General Assembly shall proceed to consider the congressional
30	districting bill in substantially the manner prescribed by
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1 paragraphs (1), (2) and (3).

2	(ii) If the population data for legislative districting
3	which the United States Bureau of the Census is required to
4	provide this Commonwealth under 13 U.S.C. § 141 is not available
5	to the Legislative and Congressional Reapportionment Bureau on
6	or before February 1 of the year ending in one, the dates set
7	forth in this section shall be extended by a number of days
8	equal to the number of days after February 1 of the year ending
9	in one that the Federal census population data for legislative
10	districting becomes available.
11	(d) (1) Legislative and congressional districts shall be
12	established on the basis of population.
13	(i) Senatorial and representative districts, respectively,
14	shall each have a population as nearly equal as practicable to
15	the ideal population for such districts, determined by dividing
16	the number of districts to be established into the population of
17	this Commonwealth reported in the Federal decennial census.
18	Senatorial districts and representative districts shall not vary
19	in population from the respective ideal district populations
20	except as necessary to comply with one of the other standards
21	enumerated in this section. In no case shall the quotient,
22	obtained by dividing the total of the absolute values of the
23	deviations of all district populations from the applicable ideal
24	district population by the number of districts established,
25	exceed 2.5% of the applicable ideal district population. No
26	senatorial district shall have a population which exceeds that
27	of any other senatorial district by more than 5%, and no
28	representative district shall have a population which exceeds
29	that of any other representative district by more than 5%.
30	(ii) Congressional districts shall each have a population as
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1	nearly equal as practicable to the ideal district population,
2	derived as prescribed in subparagraph (i). No congressional
3	district shall have a population which varies by more than 2.5%
4	from the applicable ideal district population.
5	(iii) If a challenge is filed with the Supreme Court
б	alleging excessive population variance among districts
7	established in a plan adopted by the General Assembly, the
8	<u>General Assembly has the burden of justifying any variance in</u>
9	excess of 2.5% between the population of a district and the
10	applicable ideal district population.
11	(2) To the extent consistent with paragraph (1), district
12	boundaries shall coincide with the boundaries of political
13	subdivisions of this Commonwealth. The number of counties and
14	cities divided among more than one district shall be as small as
15	possible. When there is a choice between dividing local
16	political subdivisions, the more populous subdivisions shall be
17	divided before the less populous, but this statement does not
18	apply to a legislative district boundary drawn along a county
19	line which passes through a city that lies in more than one
20	county.
21	(3) Districts shall be composed of convenient contiguous
22	territory. Areas which meet only at the points of adjoining
23	corners are not contiguous.
24	(4) It is preferable that districts be compact in form, but
25	the standards established by paragraphs (1), (2) and (3) take
26	precedence over compactness where a conflict arises between
27	compactness and these standards. In general, compact districts
28	are those which are square, rectangular or hexagonal in shape to
29	the extent permitted by natural or political boundaries.
30	(5) Districts should represent communities of interest as
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1	reflected by common economic patterns of production and
2	consumption, school district boundaries, cultural activities,
3	self-identification, media coverage, and other relevant
4	demographic information.
5	(6) However, no district shall be drawn for the purpose of
б	favoring a political party, incumbent legislator or member of
7	Congress or other person or group. In establishing districts, no
8	use shall be made of any of the following data:
9	(i) Addresses of incumbent legislators or members of
10	Congress.
11	(ii) Political affiliations of registered voters.
12	<u>(iii) Previous election results.</u>
13	(7) Each bill embodying a plan drawn under this section
14	shall provide that any vacancy in the General Assembly which
15	takes office in the year ending in one, occurring at a time
16	which makes it necessary to fill the vacancy at a special
17	election held pursuant to section 629 of the act of June 3, 1937
18	(P.L.1333, No.320), known as the Pennsylvania Election Code,
19	shall be filled from the same district which elected the senator
20	<u>or representative whose seat is vacant.</u>
21	(8) Each bill embodying a plan drawn under this section
22	shall include provisions for election of senators to the General
23	Assemblies which take office in the years ending in three and
24	five, which shall be in conformity with section 16 of this
25	<u>article.</u>
26	(e) (1) Not later than February 15 of each year ending in
27	one, a five-member temporary redistricting advisory commission
28	shall be established as provided by this section. The
29	commission's only functions shall be those prescribed by
30	subsection (f).

1	(i) Each of the four selecting authorities shall certify to
2	the chief election officer his appointment of a person to serve
3	on the commission. The certifications may be made at any time
4	after the four selecting authorities have been selected for the
5	General Assembly to take office in the year ending in one, even
6	though the terms of office of the selecting authorities have not
7	actually begun.
8	(ii) Within 30 days after the four selecting authorities
9	have certified their respective appointments to the commission,
10	but in no event later than February 15 of the year ending in
11	one, the four commission members so appointed shall select, by a
12	vote of at least three members, and certify to the chief
13	election officer the fifth commission member who shall serve as
14	chairperson.
15	(iii) A vacancy on the commission shall be filled by the
16	initial selecting authority within 15 days after the vacancy
17	occurs.
18	(iv) Members of the commission shall receive per diem travel
19	expenses and reimbursement for other necessary expenses incurred
20	in performing their duties under this section.
21	(2) No person shall be appointed to the commission who:
22	(i) Is not an eligible elector of this Commonwealth at the
23	time of selection.
24	(ii) Holds partisan public office or political party office.
25	(iii) Is a relative of or is employed by a member of the
26	General Assembly or of Congress or is employed directly by the
27	General Assembly or by Congress.
28	(f) The functions of the commission shall be as follows:
29	(1) If, in preparation of plans as required by this section,
30	the bureau is confronted with the necessity to make any decision
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1	for which no clearly applicable guideline is provided by
2	subsection (d), the bureau may submit a written request for
3	direction to the commission.
4	(2) Prior to delivering any plan and the bill embodying that
5	plan to the Secretary of the Senate and the Chief Clerk of the
6	House of Representatives in accordance with subsection (c), the
7	bureau shall provide to persons outside the bureau staff only
8	such information regarding the plan as may be required by
9	policies agreed upon by the commission. This paragraph does not
10	apply to population data furnished to the bureau by the United
11	States Bureau of the Census.
12	(3) Upon each delivery by the bureau to the General Assembly
13	of a bill embodying a plan, pursuant to subsection (c), the
14	commission shall at the earliest feasible time make available to
15	the public the following information:
16	(i) Copies of the bill delivered by the bureau to the
17	General Assembly.
18	(ii) Maps illustrating the plan.
19	(iii) A summary of the standards prescribed by subsection
20	(d) for development of the plan.
21	(iv) A statement of the population of each district included
22	in the plan and the relative deviation of each district
23	population from the ideal district population.
24	(4) Upon the delivery by the bureau to the General Assembly
25	of a bill embodying an initial plan, as required by subsection
26	(c)(1), the commission shall:
27	(i) As expeditiously as reasonably possible, schedule and
28	conduct at least three public hearings, in different geographic
29	regions of this Commonwealth, on the plan embodied in the bill
30	delivered by the bureau to the General Assembly.
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1 (ii) Following the hearings, promptly prepare and submit to the Secretary of the Senate and the Chief Clerk of the House of 2 3 <u>Representatives a report summarizing information and testimony</u> 4 received by the commission in the course of the hearings. The 5 commission's report shall include any comments and conclusions which its members deem appropriate on the information and 6 testimony received at the hearings or otherwise presented to the 7 8 commission.

9 [(f)] (g) Any district which does not include the residence 10 from which a member of the Senate was elected whether or not 11 scheduled for election at the next general election shall elect 12 a Senator at such election.

13 [(g) The General Assembly shall appropriate sufficient funds 14 for the compensation and expenses of members and staff appointed 15 by the commission, and other necessary expenses. The members of 16 the commission shall be entitled to such compensation for their 17 services as the General Assembly from time to time shall 18 determine, but no part thereof shall be paid until a preliminary plan is filed. If a preliminary plan is filed but the commission 19 20 fails to file a revised or final plan within the time 21 prescribed, the commission members shall forfeit all right to 22 compensation not paid.

(h) If a preliminary, revised or final reapportionment plan is not filed by the commission within the time prescribed by this section, unless the time be extended by the Supreme Court for cause shown, the Supreme Court shall immediately proceed on its own motion to reapportion the Commonwealth.

(i) Any reapportionment plan filed by the commission, or
 ordered or prepared by the Supreme Court upon the failure of the
 commission to act, shall be published by the elections officer
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once in at least one newspaper of general circulation in each 1 senatorial and representative district. The publication shall 2 3 contain a map of the Commonwealth showing the complete 4 reapportionment of the General Assembly by districts, and a map 5 showing the reapportionment districts in the area normally served by the newspaper in which the publication is made. The 6 publication shall also state the population of the senatorial 7 8 and representative districts having the smallest and largest population and the percentage variation of such districts from 9 10 the average population for senatorial and representative 11 districts.] 12 (h) All positions in the bureau shall be deemed to be

13 included in the list of positions set forth in section 3(d) of 14 the act of August 5, 1941 (P.L.752, No.286), known as the Civil 15 Service Act, and the provisions and benefits of the act shall be 16 applicable to the employees of and positions in the bureau. 17 (i) The bureau shall expire and its responsibilities shall 18 terminate not later than November 1 of each year ending in one 19 and shall be reconstituted on November 1 in the year of the next

20 Federal decennial census.

21 (j) The following words and phrases when used in this

22 section shall have the meanings given to them in this subsection

23 <u>unless the context clearly indicates otherwise:</u>

24 <u>"Bureau." The Legislative and Congressional Reapportionment</u> 25 Bureau.

25 <u>Bureau</u>

26 <u>"Chief election officer."</u> The Secretary of the Commonwealth

27 <u>or a designee.</u>

28 <u>"Commission." The temporary redistricting advisory</u>

29 commission established pursuant to this section.

30 <u>"Federal census." The decennial census required by Federal</u>

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1	law to be conducted by the United States Bureau of the Census in
2	<u>every year ending in zero.</u>
3	"Four selecting authorities."
4	(1) The Majority Leader of the Senate.
5	(2) The Minority Leader of the Senate.
6	(3) The Majority Leader of the House of Representatives.
7	(4) The Minority Leader of the House of Representatives.
8	<u>"Partisan public office."</u>
9	(1) An elective or appointive office in the executive or
10	legislative branch or in an independent establishment of the
11	Federal Government.
12	(2) An elective office in the executive or legislative
13	branch of the government of this Commonwealth or an office which
14	is filled by appointment.
15	(3) An office of a county, city or other political
16	subdivision of this Commonwealth which is filled by an election
17	process involving nomination and election of candidates on a
18	partisan basis.
19	"Plan." A plan for legislative and congressional
20	reapportionment drawn up pursuant to the requirements of this
21	section.
22	"Political party office." An elective office in the national
23	or State organization of a political party.
24	"Relative." An individual who is related to the person in
25	question as father, mother, son, daughter, brother, sister,
26	uncle, aunt, first cousin, nephew, niece, husband, wife,
27	grandfather, grandmother, father-in-law, mother-in-law, son-in-
28	<u>law, daughter-in-law, brother-in-law, sister-in-law, stepfather,</u>
29	stepmother, stepson, stepdaughter, stepbrother, stepsister, half
30	brother or half sister.

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1 Section 2. (a) Upon the first passage by the General Assembly of this proposed constitutional amendment, the 2 3 Secretary of the Commonwealth shall proceed immediately to 4 comply with the advertising requirements of section 1 of Article XI of the Constitution of Pennsylvania and shall transmit the 5 required advertisements to two newspapers in every county in 6 which such newspapers are published in sufficient time after 7 8 passage of this proposed constitutional amendment.

9 (b) Upon the second passage by the General Assembly of this proposed constitutional amendment, the Secretary of the 10 11 Commonwealth shall proceed immediately to comply with the advertising requirements of section 1 of Article XI of the 12 13 Constitution of Pennsylvania and shall transmit the required 14 advertisements to two newspapers in every county in which such 15 newspapers are published in sufficient time after passage of 16 this proposed constitutional amendment. The Secretary of the 17 Commonwealth shall submit this proposed constitutional amendment 18 to the qualified electors of this Commonwealth at the first 19 primary, general or municipal election which meets the 20 requirements of and is in conformance with section 1 of Article XI of the Constitution of Pennsylvania and which occurs at least 21 22 three months after the proposed constitutional amendment is passed by the General Assembly. 23