

96TH GENERAL ASSEMBLY State of Illinois 2009 and 2010

HOUSE JOINT RESOLUTION CONSTITUTIONAL AMENDMENT HC0049

Introduced , by Rep. Sidney H. Mathias

SYNOPSIS AS INTRODUCED:

ILCON Art. IV, Sec. 3

Proposes to amend the Legislature Article of the Illinois Constitution. Provides that the State Board of Elections shall produce a redistricting plan using a computer program. In the year following each Federal decennial census year, requires the State Board of Elections to designate its computer program by April 15 and to file the redistricting plan by June 1, which is presumed valid and has the force and effect of law. The computer program designated by the State Board of Elections must disregard specified data and must consider certain prioritized factors; the computer program shall otherwise produce districts in a random manner. Effective beginning with redistricting in 2011 and applies to members elected in 2012 and thereafter.

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1	HOUSE JOINT RESOLUTION							
2	CONSTITUTIONAL AMENDMENT							
3	RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE							
4	NINETY-SIXTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE							
5	SENATE CONCURRING HEREIN, that there shall be submitted to the							
6	electors of the State for adoption or rejection at the general							
7	election next occurring at least 6 months after the adoption of							
8	this resolution a proposition to amend Section 3 of Article IV							
9	of the Illinois Constitution as follows:							
10	ARTICLE IV							
11	THE LEGISLATURE							
12	(ILCON Art. IV, Sec. 3)							
13	SECTION 3. LEGISLATIVE REDISTRICTING							
14	(a) Legislative Districts shall be compact, contiguous and							
15	substantially equal in population. Representative Districts							
16	shall be compact, contiguous, and substantially equal in							
17	population.							
18	(b) By April 15 of the year following each Federal							
19	decennial census year, the State Board of Elections, by a							
20	record vote of a majority of the total number of members							
21	authorized by law as provided in Section 5 of Article III,							
22	shall designate a computer program for redistricting the							

<u>Legislative Districts and Representative Districts that meets</u>

1	the requirements of this Section. The designation shall include
2	detailed specifications of the computer program.
3	Any computer program designated by the State Board of
4	Elections under this Section shall embody the following
5	standards and criteria, as defined by Common Law, in this order
6	of priority:
7	(1) contiguity;
8	(2) substantial equality of population;
9	(3) compactness;
10	(4) minimization of the number of districts that cross
11	county or municipal boundaries; and
12	(5) a fair reflection of minority voting strength.
13	Any computer program designated by the State Board of Elections
14	under this Section shall not consider the following data:
15	(1) residency of incumbent legislators;
16	(2) political affiliations of registered voters;
17	(3) previous election results; and
18	(4) demographic information not required to be used by
19	this Section or by the United States Constitution or
20	<pre>federal law.</pre>
21	Except as specified in this Section, the computer program shall
22	produce districts in a random manner.
23	(c) (b) In the year following each Federal decennial
24	census year, the <u>State Board of Elections</u> General Assembly by
25	law shall redistrict the Legislative Districts and the
26	Representative Districts using the computer program designated

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(d) The State Board of Elections shall designate a computer program under subsection (b) and shall approve a plan under subsection (c) at public meetings. The Board shall give reasonable and adequate advance notice of those meetings.

If no redistricting plan becomes effective by June 30 of that year, a Legislative Redistricting Commission shall be constituted not later than July 10. The Commission shall consist of eight members, no more than four of whom shall be members of the same political party.

The Speaker and Minority Leader of the House Representatives shall each appoint to the Commission one Representative and one person who is not a member of the General Assembly. The President and Minority Leader of the Senate shall each appoint to the Commission one Senator and one person who is not a member of the General Assembly.

The members shall be certified to the Secretary of State by the appointing authorities. A vacancy on the Commission shall be filled within five days by the authority that made the original appointment. A Chairman and Vice Chairman shall be chosen by a majority of all members of the Commission.

Not later than August 10, the Commission shall file with the Secretary of State a redistricting plan approved by at least five members.

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If the Commission fails to file an approved redistricting
plan, the Supreme Court shall submit the names of two persons,
not of the same political party, to the Secretary of State not
later than September 1.

Not later than September 5, the Secretary of State publicly shall draw by random selection the name of one of persons to serve as the ninth member of the Commission.

Not later than October 5, the Commission shall the Secretary of State a redistricting plan approved by at least five members.

- (e) An approved redistricting plan filed with the Secretary of State shall be presumed valid, shall have the force and effect of law and shall be published promptly by the Secretary of State.
- (f) The Supreme Court shall have original and exclusive jurisdiction over actions concerning redistricting the House and Senate, which shall be initiated in the name of the People of the State by the Attorney General.
- (Source: Amendment adopted at general election November 4, 19 20 1980.)

21 SCHEDULE

> This Constitutional Amendment takes effect beginning with redistricting in 2011 and applies to the election of members of the General Assembly in 2012 and thereafter.