FOLDER NO.



Constitutional Convention Style and Drafting/Article VI (Committee Proposal/14/Enrolled) January 28, 1956

ALASKA CONSTITUTIONAL CONVENTION

REPORT OF THE COMMITTEE ON STYLE AND DRAFTING

Hon. William A. Egan, President Alaska Constitutional Convention

Dear President Egan:

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Your Committee on Style and Drafting herewith presents its redraft of the Article on Legislative Apportionment for consideration by the Convention.

Respectfully submitted,

George Sundborg, Chairman R. Rolland Armstrong Edward V. Davis Victor Fischer Mildred R. Hermann James J. Hurley Maurice T. Johnson George M. McLaughlin Katherine D. Nordale

Style and Drafting/Article VI

REPORT OF THE STYLE & DRAFTING CONMITTEE

Constitutional Convention Style & Drafting/Article VI January 27, 1956

CONSTITUTIONAL CONVENTION OF ALASKA RESOLVED, that the following be agreed upon as part of the Alaska State Constitution.

ARTICLE VI

LEGISLATIVE APPORTIONMENT

Election Districts Section 1. Members of the house of representatives
 are elected by the qualified voters of the respective
 election districts. Until reapportionment, election
 districts and the number of representatives to be elec ted from each district shall be as set forth in Section
 2 of Article XV.

Senate Districts

Reapportion- 11 ment of House 12

Section 2. Members of the senate are elected by 7 the qualified voters of the respective senate districts. 8 9 Senate districts shall be as set forth in Section 1 of 10 Article XV, subject to changes authorized in this article. Section 3. The governor shall reapportion the 12 house of representatives immediately following the offi-13 cial reporting of each decennial census of the United 14 States. Reapportionment shall be based upon civilian 15 population within each election district as reported by 16 the census.

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Section 4. Reapportionment shall be by the method
 of equal proportions, except that each election district
 having the major fraction of the quotient obtained by
 dividing total civilian population by forty shall have
 one representative.

Combining Districts

Method

6 Section 5. Should the total civilian population 7 within any election district fall below one-half of the 8 quotient, the district shall be attached to an election 9 district within its senate district and the reapportion-10 ment for the new district shall be determined as provided 11 in this article.

12 Section 5. The governor may further redistrict by Redistricting changing the size and area of election districts, subject 13 14 to the limitations of this section. Each new district 15 so created shall be formed of contiguous and compact 16 territory containing as nearly as practicable a relative-17 ly integrated socio-economic area. Each shall contain 18 a population at least equal to the quotient obtained by 19 dividing the total civilian population by forty. Consid-20 eration may be given to local government boundaries. 21 Drainage and other geographic features shall be used in 22 describing boundaries wherever possible.

Modification of Senate Districts 23 Section 7. The Southeastern, Southcentral, Central 24 and Northwestern senate districts, described in Section 2 25 of Article XV, may be modified to reflect changes in

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election districts. A district, although modified, shall
 retain its total number of senators and its approximate
 perimeter.

Reapportion- 4 Section 8. The governor shall appoint a reapporment Board 5 tionment board to act in an advisory capacity to him.

6 It shall consist of five members, none of whom may be
7 public employees or officials. At least one member each
8 shall be appointed from the Southeastern, Southcentral,
9 Central and Northwestern senate districts. Appointments
10 shall be made without regard to political affiliation.
11 Board members shall be compensated.

Organization 12

12 Section 9. The board shall elect one of its members 13 chairman and may employ temporary assistants. Concurr-14 ence of three members is required for a ruling or deter-15 mination, but a lesser number may conduct hearings or 16 otherwise act for the board, Deliberation and decision 17 of the board shall be free from political considerations.

Reapportion- 18 ment Plan and Procla- 19 mation

18 Section 10. Within ninety days following the 19 official reporting of each decennial census, the board 20 shall submit to the governor a plan for reapportionment 21 and redistricting as provided in this article. Within 22 ninety days after receipt of the plan, the governor shall 23 issue a proclamation of reapportionment and redistrict-24 ing. An accompanying statement shall explain any change 25 from the plan of the board. The reapportionment and re-

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1 districting shall be effective for the election of mem-2 bers of the legislature until after the official report-3 ing of the next decennial census.

Enforcement

4 Section 11. Any qualified voter may apply to the 5 superior court to compel the governor, by mandamus or 6 otherwise, to perform his reapportionment duties or to 7 correct any error in redistricting or reapportionment. 8 Application to compel the governor to perform his re-

apportionment duties must be filed within thirty 9 days of the expiration of either of the two ninetv-10 day periods specified in this article. Application to 11 compel correction of any error in redistricting or reap-12 portionment must be filed within thirty days following 13 the proclamation. Original jurisdiction in these matters 14 is hereby vested in the superior court. On appeal, the 15 cause shall be reviewed by the supreme court upon the 16 law and the facts. 17

Election of First Senators (Transitional) Section 12. At the first state general election one senator shall be chosen for a two-year term from each of the following senate districts, described in Section 2 of Article XV: A, B, C, D, E, G, I, J, L, N, AND O. At the same election one senator shall be chosen for a four-year term from each of the following senate districts, described in Section 2 of Article XV: A, C, E,

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F, H, J, K, M, N, and P. If the first state general
 election is held in an odd numbered year, the terms
 set forth in this section shall be increased by one year.
 Section 13. If the first state general election
 is held in an odd numbered year, the term of members
 chosen for the house of representatives at this election
 shall be three years.

Election of First Representatives (Transitional)

First Repportionment (Transitional)

Section 14. The first reapportionment of the house 8 of representatives shall be made immediately following 9 the official reporting of the 1960 decennial census, or 10 after the first regular legislative session if the 11 12 session occurs thereafter, notwithstanding the provision as to time in Section 3 of Article VI. All other pro-13 visions of Article VI shall apply in the first reappor-14 tionment. 15

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Constitutional Convention Committee Proposal/2/EnrolPed Style and Drafting/Art VI January 20, 1956

ALASKA CONSTITUTIONAL CONVENTION

REPORT OF THE COMMITTEE ON STYLE AND DRAFTING

Hon. William A. Egan, President Alaska Constitutional Convention

Dear President Egan:

Your Committee on Style and Drafting herewith presents its redraft of the Article on the station for consideration by the Convention.

Respectfully submitted,

George Sundborg, Chairman R. Rolland Armstrong Edward V. Davis Victor Fischer Mildred R. Hermann James J. Hurley Maurice T. Johnson George M. McLaughlin Katherine D. Nordale FLAST ENROLLED COTY

Constitutional Convention Committee Proposel/14 January 25, 1956

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anitaling Report of the Committee on Style and Drafting

RESOLVED, that the following be agreed upon as part of the Alaska State Constitution.

ARTICLE VI

LEGISLATIVE APPORTIONMENT

Senate

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Section % Members of the Senate are elected
 by the qualified voters of the respective senate
 districts. Senate districts shall be as set forth
 in the section % Article %. The subject
 modified as portion article in this article.
 Section 1. Members of the house of represen-

7 tatives are elected by the qualified voters of the 8 respective election districts. Until reapportion-9 ment, election districts and the number of repre-10 sentatives to be elected from each district shall 11 be as set forth in the schedule in Section 2014 12 Article XV.

Reapportion-13 Section 3. The governor shall reapportion the ment of House 14 house of representatives immediately following the

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1 official report/of each decenial census of the United 2 States. Reapportionment shall be according to civilian 3 population within each election district as reported 4 by the census.

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5 Section 4. Reapportionment shall be by the method of equal proportions, except that each election 6 7 district having the major fraction of the quotient 8 obtained by dividing total civilian population by forty section 5. shall have one representative. Should the total 9 10 civilian population within any election district fall 11 below one-half of the quotient, the district shall he attached to 12 district and the reapportionment for the new district 13 shall be determined as provided in this article. 14

Redistrict-

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Section 6. The governor may further redistrict 15 by changing the size and area of election districts, 16 17 subject to the limitations of this section. Each new district so created shall be formed of contiguous and 18 19 compact territory containing as nearly as practicable 20 a relatively integrated pocio-economic area. Each shall contain a population at least equal to the 21 22 quotient obtained by dividing the total civilian 23 population by forty. Consideration may be given to local government boundaries. Drainage and other 24 geographic festures shall be used in describing 25 26 boundaries wherever possible.

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Nodification 1 of Senate Districts

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Section 7. The Southeastern, Southcentral, Gentral and Northwestern senate districts, prescribed in Section 2 of Article XV may be modified to re-Sada Arith flect changes in election districts. A modified although modelied, district shall retain its total number of senators

and its approximate perimeter.

Reapportion ---2 ment Board

Section 2 The governor shall appoint a reapportionment board to act in an advisory capacity to him-It shall consist of five members of the general public none Buton may be atleast she are not public employees or officials. . One member each shall be appointed from the Southeastern, Southcen --tral, Central and Morthwestern senate districts. Appointments shall be made without regard to political affiliation. Board members shall be compensated.

Organization 15

Section 7. The board shall elect one of its members chairman and may employ temporary assistants, Concurrence 16 of three members is required for a ruling or determina-17 18 tion, but a lesser number may conduct hearings or . othervise act for the board, Deleleration and decision of the board shoel be give point political considerations,

Reapportion- 20 mont Plan and Proclamation 21

Section //. Within minoty days following the official reporting of each decennial census, the board shall subsit to the governor a plan for reapportionment and redistricting as provided in this article. Within ninety days after receipt of the plan, the governor shall issue a proclamation of resportionment and redistricting, an accompanying statement

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The proclamatics shall explain any change from the plan
 of the board. The reapportionment and redistricting
 shall be effective for the election of members of the
 decimation reporting of the max's decimate census.
 legislature until after the peak consus report.

Section 11. Any qualified voter may apply to the superior 5 6 court to compel the governor, by mandamus or otherwise, 7 to perform his reapportionment duties or to correct any error in redistricting or reapportionment. Application 8 to compel the governor to perform his reapportionment 9 10 duties must be filed within thirty days of the expiration 11 of either of the two ninety-day periods specified in this article. Application to compel correction of any error 12 in redistricting or reapportionment must be 13 de within 14 thirty days following the proclamation. Original 15 jurisdiction in these matters is hereby vested in the 16 superior court, and the cause shall 17 be reviewed by the supreme court upon the law and the 18 facts.

general Section 12. At the first state election one Election of 1 First senator shall be chosen for a two-year term from Senators 2 (Transitional) each of the following senate districts, described in 3 Section 2 of Article XX: A, B, D, E, G, I, J, L L, N, AND O. At the same election one senator shall 5 CHABEN FOR A FOUN-YEAR TERM be elected, from each of the following senate districts, 6 described in Section 2 of Article XX: A, C, E, F, H, 7 J, K, M, N, and P. If the first state election is 8 held in an odd numbered year, the terms set forth in 9 this cection shall be increased by one year. 10 general Section 12. If the first state election is held Election of 11 First Representatives12 in an odd numbered year, the term of the members (Transitional)

13 chosen the House of Representatives at this election 14 shall be three years.

First Re- 15 Apportionment (Transitional) 16

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Section 19. The first reapportionment of the house of representatives shall be made immediately 17 following the official reporting of the 1960 decennial 18 census, or after the first rogular legislative session time if the session occurs thereafter, netwith-19 standing the provision as to time in Section 3 of 20 Article VI. of this constitution. All other provisions 21 of Article VI shall the first re-22 23 apportionment.