## CHAPTER 2.

## **[INITIATIVE MEASURE NO. 57.1**

## LEGISLATIVE REAPPORTIONMENT.

AN ACT enacted by the people of the State of Washington, relating to, and providing for the number, district and apportionment of, the members of the Senate and House of Representatives of the State of Washington, and repealing all acts and parts of acts in conflict therewith.

## Be it enacted by the People of the State of Washington:

SECTION 1. The people of the State of Washing- Declaration of authority ton, acting under and by virtue of the powers, rights for act. and authority reserved under Article II, Section 1, Amendment 7, of the State Constitution, do hereby provide for the number of members of the Senate and House of Representatives of the State of Washington, the districts from which the members thereof shall be elected, and the apportionment of the members thereof, in accordance with the number of inhabitants, as herein set forth.

SEC. 2. The Senate shall consist of forty-six senate, nummembers, one of whom shall be elected from each districts. of the forty-six senatorial districts herein established, and said senatorial districts are hereby created, constituted and numbered as follows:

1st. The counties of Okanogan and Douglas 1st. shall be the first senatorial district.

2nd. The counties of Stevens and Pend Oreille 2nd. shall be the second senatorial district.

3rd. The precincts in Spokane county now con- 3rd. stituting the third senatorial district under existing law shall be the third senatorial district.

4th. The precincts in Spokane county now con-4th. stituting the fourth senatorial district under existing law shall be the fourth senatorial district.

ber and

SESSION LAWS, 1931.

5th. The precincts in Spokane county now con-<sup>5th.</sup> stituting the fifth senatorial district under existing law shall be the fifth senatorial district.

6th. The precincts in Spokane county now con-<sup>6th.</sup> stituting the sixth senatorial district under existing law shall be the sixth senatorial district.

7th. The precincts in Spokane county now con-<sup>7th.</sup> stituting the seventh senatorial district under existing law shall be the seventh senatorial district.

8th. The counties of Ferry, Lincoln and Adams 8th. shall be the eighth senatorial district.

9th. The county of Whitman, except the follow-9th. ing precincts: Texas, Hooper, Hay, Pampa, La Crosse, Penawawa and Le Roy, shall be the ninth senatorial district.

10th. The counties of Asotin, Garfield and Co<sup>10th.</sup> lumbia and the following precincts in Whitman county: Texas, Hooper, Hay, Pampa, La Crosse, Penawawa and Le Roy, shall be the tenth senatorial district.

11th. The county of Walla Walla shall be the 11th. eleventh senatorial district.

12th. The county of Chelan shall be the twelfth <sup>12th.</sup> senatorial district.

13th. The counties of Grant and Kittitas shall <sup>13th.</sup> be the thirteenth senatorial district.

14th. The following precincts in Yakima coun-14th. ty: 1 to 30 inclusive (all of the city of Yakima), 35, 36, 37, 39, 41, 42, 44, 47, 48, 49, 51, 56, 58, 60, 66, 67, 68, 76, 77, 78, 79, 88, 89, 98, 104, 105, 106, 108, 111, 112 and 114, shall be the fourteenth senatorial district.

15th. The county of Yakima, except the pre-15th. cincts set out in senatorial district numbered the fourteenth herein, shall be the fifteenth senatorial district. Сн. 2.]

16th. The counties of Benton, Franklin, Ska-<sup>16th.</sup> mania and Klickitat shall be the sixteenth senatorial district.

17th. The county of Clark shall be the seven- 17th. teenth senatorial district.

18th. The counties of Cowlitz and Wahkiakum 18th. shall be the eighteenth senatorial district.

19th. The county of Pacific and the following <sup>19th.</sup> precincts in Grays Harbor county: Westport, Grayland, Ocosta, Johns River, Western, Cosmopolis, Arctic, Melbourne, Vesta, Delezenne, Block House, Connie, Fords Prairie, Oakville, Porter and Malone, shall be the nineteenth senatorial district.

20th. The county of Lewis shall be the twentieth <sup>20th.</sup> senatorial district.

21st. The county of Grays Harbor, except the <sup>21st.</sup> precincts set out in senatorial district numbered the nineteenth herein, shall be the twenty-first senatorial district.

22nd. The county of Thurston shall be the 22nd. twenty-second senatorial district.

23rd. The county of Kitsap shall be the twenty- 23rd. third senatorial district.

24th. The counties of Mason, Jefferson and <sup>24th.</sup> Clallam shall be the twenty-fourth senatorial district.

25th. The precincts in Pierce county now con- 25th. stituting the twenty-fifth senatorial district under existing law shall be the twenty-fifth senatorial district.

26th. The precincts in Pierce county now con- 26th. stituting the twenty-sixth senatorial district under existing law shall be the twenty-sixth senatorial district.

27th. The precincts in Pierce county now con- 27th. stituting the twenty-seventh senatorial district under existing law shall be the twenty-seventh senatorial district. -2 SESSION LAWS, 1931.

[Сн. 2.

28th. The precincts in Pierce county now con-<sup>28th.</sup> stituting the twenty-eighth senatorial district under existing law shall be the twenty-eighth senatorial district.

29th. The precincts in Pierce county now con-<sup>29th.</sup> stituting the twenty-ninth senatorial district under existing law shall be the twenty-ninth senatorial district.

30th. The precincts in King county now consti-<sup>30th.</sup> tuting the thirtieth senatorial district under existing law, shall be the thirtieth senatorial district.

31st. The precincts in King county, except those <sup>31st.</sup> in the city of Seattle, now constituting the thirtyfirst senatorial district under existing law, and the following precincts in the city of Seattle: 348, 352 to 367 inclusive, and 399 to 406 inclusive, shall be the thirty-first senatorial district.

32nd. The following precincts in the city of Se-<sup>32nd</sup> attle, in King county: 15 to 32 inclusive, 67, 68, 104, and 113 to 136 inclusive, shall be the thirty-second senatorial district.

33rd. The following precincts in the city of Se-<sup>33rd.</sup> attle in King county: 302, 305, 306, 312 to 319 inclusive, 321 to 327 inclusive, 329 to 338 inclusive, 340 to 347 inclusive, and 349 to 351 inclusive, shall be the thirty-third senatorial district.

34th. The following precincts in the city of Se-<sup>34th</sup> attle in King county: 309 to 311 inclusive, 320, 328, 339 and 368 to 398 inclusive, shall be the thirtyfourth senatorial district.

35th. The following precincts in the city of Se-<sup>35th.</sup> attle in King county: 233 to 238, inclusive, and 244 to 280 inclusive, shall be the thirty-fifth senatorial district.

36th. The following precincts in the city of Se-<sup>36th.</sup> attle, in King county: 144 to 179 inclusive, shall be the thirty-sixth senatorial district.

34

37th. The following precincts in the city of Se-<sup>37th.</sup> attle in King county: 216 to 229 inclusive, 239 to 243 inclusive, 281 to 301 inclusive, 303, 304, 307 and 308, shall be the thirty-seventh senatorial district.

38th. The county of Island, excepting therefrom 38th. Camano Island, and the precincts now constituting the thirty-eighth senatorial district in the county of Snohomish, under existing law, excepting therefrom the following precincts: Goldbar, Sultan, Sultan River, Wallace, Olney, Winter's Lake and Startup, shall be the thirty-eighth senatorial district.

39th. Camano Island of Island county, and the 39th. precincts in Snohomish county now constituting the thirty-ninth senatorial district under existing law, together with the following precincts: Goldbar, Sultan, Sultan River, Wallace, Olney, Winter's Lake and Startup, shall be the thirty-ninth senatorial district.

40th. The counties of Skagit and San Juan 40th. shall be the fortieth senatorial district.

41st. The precincts in Whatcom county now 41st. constituting the forty-first senatorial district under existing law shall be the forty-first senatorial district.

42nd. The precincts in Whatcom county now 42nd. constituting the forty-second senatorial district under existing law shall be the forty-second senatorial district.

43rd. The following precincts in the city of Se- 43rd. attle, in King county: 1 to 3 inclusive, 180 to 215 inclusive and 230 to 232 inclusive, shall be the fortythird senatorial district.

44th. The following precincts in the city of Se- 44th. attle, in King county: 81 to 87 inclusive, 92 to 101 inclusive, 105 to 112 inclusive, and 137 to 143 inclusive, also the following precincts in King county outside the city of Seattle: Meadow Point, Broadview, Foy and Richmond, shall be the forty-fourth senatorial district.

The following precincts in the city of Se-45th. <sup>45th.</sup> attle, in King county: 36 to 44 inclusive, 49 to 53 inclusive, 58, 62 to 66 inclusive, 69 to 80 inclusive, 88 to 91 inclusive, 102 and 103, also the following precincts in King county outside the city of Seattle: Woodland, North Park, North Trunk, Oak Lake, Haller Lake and Greenwood, shall be the forty-fifth senatorial district.

46th. The precincts in King county and the city 46th. of Seattle now constituting the thirty-second senatorial district under existing law, except those precincts set out in senatorial districts numbered herein thirty-second, thirty-sixth, forty-third, forty-fourth and forty-fifth, shall be the forty-sixth senatorial district.

SEC. 3. The House of Representatives shall consist of ninety-nine members who shall be elected from forty-six representative districts herein established, and said representative districts are hereby created, constituted and numbered as follows:

The counties of Okanogan and Douglas 1st. 1st. shall be the first representative district and be entitled to two representatives.

The counties of Stevens and Pend Orielle 2nd. 2nd shall be the second representative district and be entitled to two representatives.

The precincts in Spokane county now con-3rd. 3rd. stituting the second representative district shall be the third representative district and be entitled to two representatives.

The precincts in Spokane county now con-4th. 4th stituting the third representative district shall be the fourth representative district and be entitled to two representatives.

The precincts in Spokane county now con-5th. <sup>5th.</sup> stituting the fourth representative district shall be

House of Represen-tatives.

٠,

Number and districts.

the fifth representative district and be entitled to two representatives.

6th. The precincts in Spokane county now con-<sup>6th.</sup> stituting the fifth representative district shall be the sixth representative district and be entitled to two representatives.

7th. The precincts in Spokane county now con-7th. stituting the sixth representative district shall be the seventh representative district and be entitled to two representatives.

8th. The counties of Ferry, Lincoln and Adams<sup>8th.</sup> shall be the eighth representative district and be entitled to two representatives.

9th. The county of Whitman, except the follow- 9th. ing precincts: Texas, Hooper, Hay, Pampa, La Crosse, Penawawa and LeRoy, shall be the ninth representative district and be entitled to two representatives.

10th. The counties of Asotin, Garfield and Co- 10th. lumbia and the following precincts in Whitman county: Texas, Hooper, Hay, Pampa, La Crosse, Penawawa and Le Roy, shall be the tenth representative district and be entitled to two representatives.

11th. The county of Walla Walla shall be the 11th. eleventh representative district and be entitled to two representatives.

12th. The county of Chelan shall be the twelfth <sup>12th.</sup> representative district and be entitled to two representatives.

13th. The counties of Grant and Kittitas shall <sup>13th.</sup> be the thirteenth representative district and be entitled to two representatives.

14th. The following precincts in Yakima coun- 14th. ty: 1 to 30 inclusive (all of the city of Yakima), 35, 36, 37, 39, 41, 42, 44, 47, 48, 49, 51, 56, 58, 60, 66, 67, 68, 76, 77, 78, 79, 88, 89, 98, 104, 105, 106, 108, 111, 112 and 114, shall be the fourteenth representative district and be entitled to three representatives. 15th. The county of Yakima, except the pre-<sup>15th.</sup> cincts set out in representative district numbered the fourteenth herein, shall be the fifteenth representative district and be entitled to two representatives.

16th. The counties of Benton, Franklin, Ska-<sup>16th.</sup> mania and Klickitat shall be the sixteenth represent-

ative district and be entitled to two representatives.

17th. The county of Clark shall be the seven-<sup>17th.</sup> teenth representative district and be entitled to three representatives.

18th. The counties of Cowlitz and Wahkiakum <sup>18th.</sup> shall be the eighteenth representative district and be entitled to two representatives.

19th. The county of Pacific and the following 19th. precincts in Grays Harbor county: Westport, Grayland, Ocosta, Johns River, Western, Cosmopolis, Arctic, Melbourne, Vesta, Delezenne, Block House, Connie, Fords Prairie, Oakville, Porter and Malone, shall be the nineteenth representative district, and be entitled to two representatives.

20th. The county of Lewis shall be the twentieth 20th. representative district and be entitled to three representatives.

21st. The county of Grays Harbor, except the <sup>21st.</sup> precincts set out in representative district numbered the nineteenth herein, shall be the twenty-first representative district and be entitled to three representatives.

22nd. The county of Thurston shall be the <sup>22nd</sup> twenty-second representative district and be entitled to two representatives.

23rd. The county of Kitsap shall be the twenty-<sup>23rd.</sup> third representative district and be entitled to two representatives.

24th. The counties of Mason, Jefferson and <sup>24th.</sup> Clallam shall be the twenty-fourth representative district and be entitled to three representatives. Сн. 2.]

25th. The precincts in Pierce county now con-<sup>25th.</sup> stituting the thirty-fifth representative district under existing law shall be the twenty-fifth representative district and be entitled to two representatives.

26th. The precincts in Pierce county now con-<sup>26th.</sup> stituting the thirty-sixth representative district under existing law shall be the twenty-sixth representative district and be entitled to two representatives.

27th. The precincts in Pierce county now con- <sup>27th.</sup> stituting the thirty-seventh representative district under existing law shall be the twenty-seventh representative district and be entitled to two representatives.

28th. The precincts in Pierce county now con- 28th. stituting the thirty-eighth representative district under existing law shall be the twenty-eighth representative district and be entitled to two representatives.

29th. The precincts in Pierce county now con-<sup>29th.</sup> stituting the thirty-ninth representative district under existing law shall be the twenty-ninth representative district and be entitled to two representatives.

30th. The precincts in King county now consti- 30th. tuting the fortieth representative district under existing law shall be the thirtieth representative district and be entitled to two representatives.

31st. The precincts in King county, except those <sup>\$1st.</sup> in the city of Seattle, now constituting the forty-first representative district under existing law, and the following precincts in the city of Seattle: 348, 352 to 367 inclusive, and 399 to 406 inclusive, shall be the thirty-first representative district and be entitled to two representatives.

32nd. The following precincts in the city of Se-<sup>32nd.</sup> attle, in King county: 15 to 32 inclusive, 67, 68, 104, and 113 to 136 inclusive, shall be the thirtysecond representative district and be entitled to two representatives. 33rd. The following precincts in the city of Se-<sup>33rd.</sup> attle, in King county: 302, 305, 306, 312 to 319 inclusive, 321 to 327 inclusive, 329 to 338 inclusive, 340 to 347 inclusive, and 349 to 351 inclusive, shall be the thirty-third representative district and be entitled to two representatives.

34th. The following precincts in the city of Se-<sup>34th.</sup> attle, in King county: 309 to 311 inclusive, 320, 328, 339 and 368 to 398 inclusive, shall be the thirtyfourth representative district and be entitled to two representatives.

35th. The following precincts in the city of Se-<sup>35th.</sup> attle, in King county: 233 to 238 inclusive, and 244 to 280 inclusive, shall be the thirty-fifth representative district and be entitled to two representatives.

36th. The following precincts in the city of Se-<sup>36th.</sup> attle, in King county: 144 to 179 inclusive, shall be the thirty-sixth representative district and be entitled to two representatives.

37th. The following precincts in the city of Se-<sup>37th.</sup> attle, in King county: 216 to 229 inclusive, 239 to 243 inclusive, 281 to 301 inclusive, 303, 304, 307 and 308, shall be the thirty-seventh representative district and be entitled to two representatives.

38th. The county of Island, excepting therefrom <sup>38th.</sup> Camano Island and the precincts now constituting the forty-eighth representative district in the county of Snohomish under existing law, excepting therefrom the following precincts: Goldbar, Sultan, Sultan River, Wallace, Olney, Winters Lake and Startup, shall be the thirty-eighth representative district and be entitled to three representatives.

39th. Camano Island of Island county, and the <sup>39th.</sup> precincts in Snohomish county now constituting the forty-ninth representative district under existing law, together with the following precincts: Goldbar, Sultan, Sultan River, Wallace, Olney, Winter's Lake and Startup, shall be the thirty-ninth representative district and be entitled to two representatives.

40th. The counties of Skagit and San Juan shall <sup>40th.</sup> be the fortieth representative district and be entitled to three representatives.

41st. The precincts in Whatcom county now 41st. constituting the fifty-third representative district under existing law shall be the forty-first representative district and be entitled to two representatives.

42nd. The precincts in Whatcom county now 42nd. constituting the fifty-fourth representative district under existing law shall be the forty-second representative district and be entitled to two representatives.

43rd. The following precincts in the city of Se- <sup>43rd.</sup> attle, in King county: 1 to 3 inclusive, 180 to 215 inclusive, and 230 to 232 inclusive, shall be the fortythird representative district and be entitled to two representatives.

44th. The following precincts in the city of Se- 44th. attle, in King county: 81 to 87 inclusive, 92 to 101 inclusive, 105 to 112 inclusive, and 137 to 143 inclusive, also the following precincts in King county outside the city of Seattle: Meadow Point, Broadview, Foy and Richmond, shall be the forty-fourth representative district and be entitled to two representatives.

45th. The following precincts in the city of Se- 45th. attle, in King county: 36 to 44 inclusive, 49 to 53 inclusive, 58, 62 to 66 inclusive, 69 to 80 inclusive, 88 to 91 inclusive, 102 and 103, also the following precincts in King county outside the city of Seattle: Woodland, North Park, North Trunk, Oak Lake, Haller Lake and Greenwood, shall be the forty-fifth representative district and be entitled to two representatives.

46th. The precincts in King county and the city <sup>46th.</sup> of Seattle now constituting the forty-second representative district under existing law, except those

Сн. 2.]

precincts set out in representative districts numbered herein thirty-second, thirty-sixth, forty-third, forty-fourth and forty-fifth, shall be the forty-sixth representative district and be entitled to two representatives.

Senators, elections.

4-year term.

2-year term.

Elections.

4-year term.

Special terms.

SEC. 4. At the general election to be held on the first Tuesday after the first Monday in November, 1932, and every four years thereafter, a senator shall be elected in each of the following senatorial districts: the 1st, 3rd, 4th, 5th, 9th, 10th, 11th, 12th, 14th, 16th, 17th, 18th, 19th, 20th, 22nd, 23rd, 24th, 25th, 27th, 28th, 39th, 40th and 41st, as numbered and created in Sec. 2 of this Act, who shall hold office for a term of four years. At the general election to be held on the first Tuesday after the first Monday in November, 1932, a senator shall be elected in each of the following senatorial districts: 8th, 13th, 15th, 33rd, 34th, 35th, 36th, 38th, 43rd, 44th. 45th and 46th. as numbered and created in Sec. 2 of this Act, who shall hold office for a term of two vears: and thereafter the term of office of the senator elected for said senatorial district shall be four years. At the general election to be held on the first Tuesday after the first Monday in November, 1934, a senator shall be elected in each of the following senatorial districts: 2nd, 6th, 7th, 21st, 26th, 29th, 30th, 31st, 32nd, 37th and 42nd, as numbered and created in Sec. 2 of this Act who shall hold office for a term of four years: and thereafter the term of office of the senator elected for said senatorial district shall be four years. All senators elected at the general election to be held on the first Tuesday after the first Monday in November, 1930, shall hold office until the second Monday in January, 1933, except the senators elected from senatorial districts numbered 2nd, 6th, 7th, 21st, 26th, 29th, 30th, 31st, 32nd, 37th and 42nd, who shall hold office until the second Monday in January, 1935.

The representatives provided for in this Representa-tives, elected at the general election to be elections. Sec. 5. Act shall be elected at the general election to be held on the first Tuesday after the first Monday in Term. November, 1932, and every two years thereafter.

SEC. 6. The term of office of all senators and Commencerepresentatives elected under the provisions of this Act shall commence on the second Monday in January following the date of his election.

SEC. 7. Any precinct not specifically mentioned Precincts not or included within the boundaries of any senatorial mentioned. and representative district under this Act, and which is completely surrounded by territory embraced within a particular senatorial and representative district, shall be and become a part of such senatorial and representative district; and in case any such precinct is not completely surrounded by terri- Assigned district. tory embraced within a particular senatorial and representative district, the precinct shall be and become a part of the senatorial and representative district having the smallest number of electors and having territory adjoining or contiguous to such precinct in the same county in which such precinct is located. Any precinct as constituted and exist- Existing precincts to ing at the time this Act is filed with the secretary continue. of state shall continue as such precinct for the purposes of this Act, except that changes may be made, by the proper authorities, in the boundaries of precincts, or new precincts created, which do not change the territory of any precinct as constituted at the time of filing this Act from one senatorial and representative district, as created and established by this Act. to another.

SEC. 8. All acts and parts of acts in conflict Acts repealed. herewith are hereby repealed.

Filed in the office of secretary of state, July 3, 1930.

Passed by vote of the people at the general election. November 4, 1930.

Proclamation signed by the Governor, December 3. 1930.

terms.