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August 7, 2020

The Honorable Michael Rogers Oklahoma Secretary of State 2300 N. Lincoln Boulevard, Ste. 122 Oklahoma City, Oklahoma 73105-4897

Re: Initiative Petition

Dear Mr. Secretary:

Please accept for filing the enclosed copy of an initiative petition and suggested ballot title. A self-addressed stamped envelope is included; we would appreciate return of a file-stamped copy.

Very Truly Yours,

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D. Kent Meyers Roger A. Stong Melanie Wilson Rughani CROWE & DUNLEVY Braniff Building 324 N. Robinson Ave., Ste. 100 Oklahoma City, OK 73102

Counsel for Proponents

cc: Oklahoma Attorney General

PROPESSIONAL CORPORATION

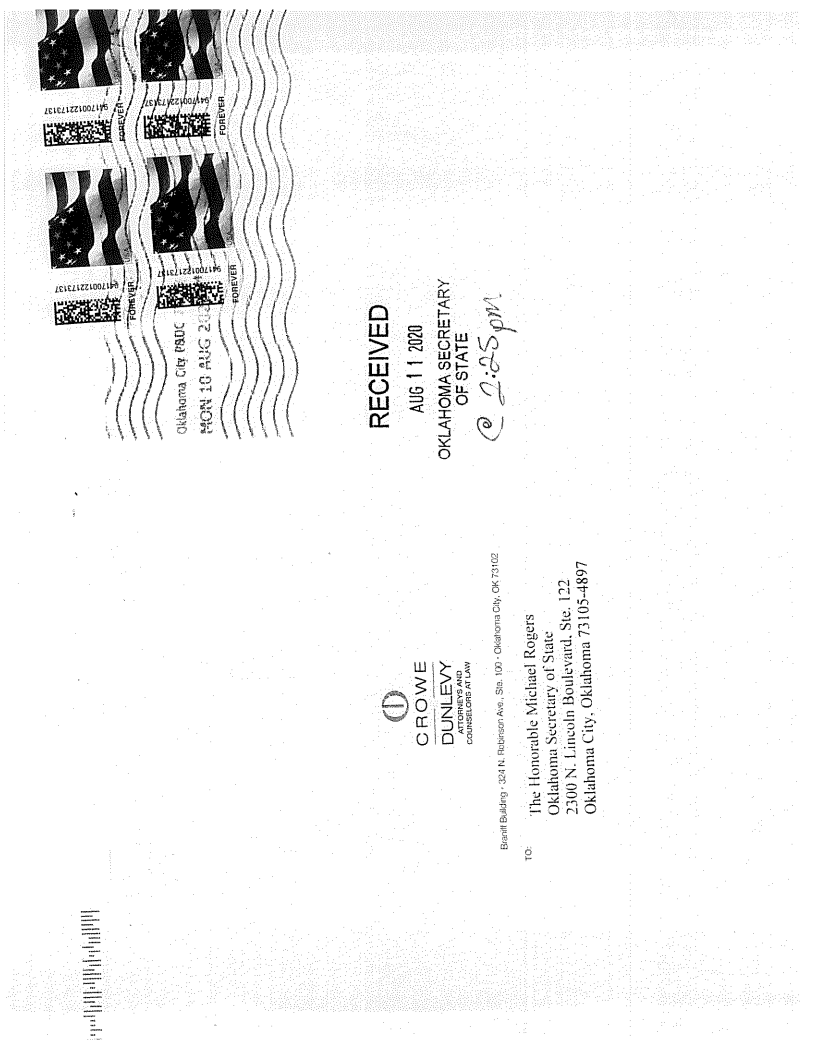
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PROPOSED BALLOT TITLE

This proposed amendment to the Oklahoma Constitution is intended to prevent political gerrymandering. It creates an independent redistricting Commission, and vests the power to redistrict the state's House, Senatorial, and federal Congressional districts in the Commission (rather than the Legislature). The Commission is composed of three members from each of three groups: the state's largest political party, second-largest party, and those unaffiliated with either. A panel of retired judges would select pools of applicants from each group, then choose by lot three Commissioners from each. The amendment establishes qualifications for Commissioners designed to avoid conflicts of interest (for example, neither they nor their immediate family may have been elected to partisan office or worked for a political party in the last five years). It establishes a process for redistricting within a year after approval of this measure, and then after each decennial census, and establishes new redistricting criteria. No plan may disproportionately advantage any political party, and the Commission may not consider candidates' residences except as needed for these criteria. The Supreme Court would select a plan if the Commission cannot. The amendment provides for funding and judicial review, repeals constitutional provisions, and reserves powers to the Commission.

Shall the proposal be approved?

For the proposal - YES

Against the proposal - NO

A "YES" vote is a vote in favor of this measure. A "NO" vote is a vote against this measure.



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State Question No. 815, Initiative Petition No. 43C

WARNING

OKLAHOMA SECRETARY

OF STATE IT IS A FELONY FOR ANYONE TO SIGN AN INITIATIVE OR REFERENDUM PETITION WITH ANY NAME OTHER THAN HIS OWN, OR KNOWINGLY TO SIGN HIS NAME MORE THAN ONCE FOR THE MEASURE, OR TO SIGN THE PETITION WHEN HE IS NOT A LEGAL VOTER.

INITIATIVE PETITION

To the Honorable John Kevin Stitt, Governor of Oklahoma:

We the undersigned legal voters of the State of Oklahoma respectfully order that the following proposed Amendments to the Constitution shall be submitted to the legal voters of the State of Oklahoma for their approval or rejection at the next regular general election (or at a special election as may be called by the Governor), and each for himself/herself says: I have personally signed this petition; I am a legal voter of the State of Oklahoma; my residence is correctly written after my name. The time for filing this petition expires ninety (90) days from _____. The question we herewith submit to our fellow voters is:

Shall the following proposed new Article V-A to the Oklahoma Constitution be approved?

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA THAT A NEW ARTICLE V-A OF THE OKLAHOMA CONSTITUTION BE APPROVED:

CONSTITUTION OF OKLAHOMA, ARTICLE V-A -- LEGISLATIVE DISTRICTS

§ 1. THE SENATE.

The state shall be divided into forty-eight (48) Senatorial districts. Each Senatorial district shall be entitled to one Senator, who shall hold office for four years; provided that any Senator, serving at the time of the adoption of this amendment, shall serve the full time for which he or she was elected. Vitalization of Senatorial districts shall provide for one-half of the Senators to be elected at each general election.

§ 2. THE HOUSE OF REPRESENTATIVES.

The state shall be divided into one hundred and one (101) districts for the House of Representatives. Each district shall be entitled to one Representative. Each Representative elected shall hold office for two years.

§ 3. POWER OF REDISTRICTING

A. State House of Representative and Senatorial districts. The power to redistrict the State of Oklahoma's House of Representative and Senatorial districts is henceforth vested in the Citizens' Independent Redistricting Commission.

B. Federal Congressional Districts. The power to redistrict Oklahoma's Federal Congressional Districts is henceforth vested in the Citizens' Independent Redistricting Commission.

§ 4. THE CITIZENS' INDEPENDENT REDISTRICTING COMMISSION.

A. Definitions

- 1. "Federal Congressional Districts" shall refer to Oklahoma's United States Congressional Districts.
- 2. "Groups" shall refer to the groups of candidates for Commissioners that have been sorted by their partisan affiliation or unaffiliation as determined by their registration or non-registration with a party with ballot access at the time of the most recent General Election.
- 3. "Affiliated" shall refer to citizens who, as of the date of their application to serve as Commissioner, have been continuously registered with the same party with ballot access for the last four years.
- 4. "Unaffiliated" shall refer to citizens who, as of the date of their application to serve as Commissioner, have not been registered with either of the two largest parties with ballot access for any of the last four years.
- 5. "Plan" shall refer to any proposed or approved redistricting Plan for the districts for Representatives in the U.S. Congress, for Oklahoma State Representatives, or for Oklahoma State Senators.
- 6. "Pool" shall refer to a group of applicants selected by the Panel pursuant to Section 4(B)(4).
- 7. "Panel" shall refer to the group of retired Judges or Justices involved in the selection of Commissioners pursuant to Section 4(B)(4).
- 8. "Census Block" shall refer to a census block used by the United States Bureau of the Census in the most recent Federal Decennial Census.
- 9. "Immediate family member" shall refer to, with respect to an individual, a spouse, parent, sibling, or child (including step-parent, step-sibling, or step-child).

B. The Citizens' Independent Redistricting Commission ("the Commission")

- 1. Composition. The Commission shall consist of nine (9) Commissioners: three (3) Commissioners for each Group representing one of the two largest parties with ballot access at the time of the most recent General Election based on total registration, and three (3) Commissioners for the Group representing those that are unaffiliated with either of the state's two largest political parties with ballot access at the time of the most recent General Election.
- 2. Qualifications. Each Commissioner shall possess all the following qualifications:
 - a. Be a citizen who has been continuously domiciled in Oklahoma for five years immediately preceding the date of appointment to the Commission and whose registered political affiliation has not changed in the four years immediately preceding the date of appointment to the Commission or since the date the initiative petition proposing this Article was filed, whichever period is shorter;
 - b. Has not held, and does not have an immediate family member who has held, partisan elective office at the Federal, State or political subdivision level in this State in the five years immediately preceding the date of appointment to the Commission;

- c. Has not registered, and does not have an immediate family member who has registered, as a lobbyist with the Federal Government or the State of Oklahoma in the five years immediately preceding the date of appointment to the Commission;
- d. Has not held office or served, and does not have an immediate family member who has held office or served, as a paid staff member for a political party in the five years immediately preceding the date of appointment to the Commission;
- e. Has not been nominated, and does not have an immediate family member who has been nominated, as a candidate for elective office by a political party in this State in the five years immediately preceding the date of appointment to the Commission; and
- f. Has not been, and does not have an immediate family member who has been, an employee or paid consultant of the Oklahoma state legislature or U.S. Congress in the five years immediately preceding the date of appointment to the Commission.
- 3. Failure to Possess Qualifications.
 - a. If it is found during the work of the Commission that a member did not possess at the time of selection to the Commission all of the qualifications in subsection B paragraph 2 of this section, that member shall be removed and replaced with a member from the same Group using the process described in subsection B paragraph 5 subparagraph b of this section.
 - b. If it is found after the completion of the Commission's activities that any member did not possess all of the qualifications in subsection B paragraph 2 of this section, this shall not create a sufficient cause of action to challenge any Plan.
- 4. Application and Selection of Commissioners.
 - a. No later than 30 days after this Article is approved by the People and becomes law, and no later than October 1 of each subsequent year ending in zero, the Chief Justice of the Oklahoma Supreme Court shall appoint the director or an employee of its Administrative Office (or, if no director or employee of such Office is able and willing to serve in this capacity, then another public employee) to serve as an Administrator to act as a disinterested party to oversee the application process and the training of Commissioners, and to report the Commission's progress to the Panel. The Administrator shall possess all of the qualifications in subsection B paragraph 2 of this section.
 - b. No later than 60 days after this Article is approved by the People, and no later than December 1 of each subsequent year ending in zero, the Chief Justice of the Oklahoma Supreme Court shall designate a Panel to review the applications. The Panel shall consist of three Judges or Justices who have retired from the Oklahoma Supreme Court or the Oklahoma Court of Criminal Appeals or the Oklahoma Court of Civil Appeals, and who are able and willing to serve on the Panel, selected by random drawing. If fewer than three state appellate Judges or Justices who are able and willing to serve have been identified, then the Chief Justice shall appoint a retired Oklahoma Federal District Court Judge who accepts such appointment.
 - c. Application to serve as a member of the Commission shall be filed with, and on a form developed by, the Administrator indicating thereon evidence of his or her qualifications as provided by this subsection. The form must request information sufficient to allow the Panel to adequately review and assess each

candidate's qualifications and experience to serve on the Commission. The form shall include language that requires the applicant to affirmatively declare that the information submitted is accurate and shall also contain an advisory that providing false information may lead to perjury charges. The Administrator shall advertise the opportunity to apply as a member of the Commission in the major news outlets in Oklahoma, including print, television, radio and social media outlets. Such advertising shall be at a level to reasonably expose registered voters in Oklahoma to the opportunity to serve on the Commission.

- d. No later than 120 days after this Article is approved by the People, and no later than January 31 of each subsequent redistricting year ending in one, the Administrator shall notify the Panel that the application deadline is closed and submit the applications to the Panel.
- e. In one or more public meetings conducted within twenty (20) days of receiving the applications from the Administrator, after reviewing the applications of the applicants, the Panel shall identify Pools of twenty (20) applicants who are affiliated with the state's largest political party, twenty (20) applicants who are affiliated with the state's second largest political party, and twenty (20) applicants who are unaffiliated with either of the two largest political parties, or such lesser number as there are available, and who in the view of the Panel best demonstrate:
 - i. Experience in organizing, representing, advocating for, adjudicating the interests of, or actively participating in groups, organizations, or associations in Oklahoma; and
 - ii. relevant analytical skills, the ability to be impartial, and the ability to promote consensus on the Commission.

The Panel shall achieve geographic balance by ensuring, to the extent practicable, that there are no fewer than three (3) applicants from each current Congressional District within each Pool. The Panel shall also, to the extent practicable, ensure that each Pool reflects the state's diversity.

If there are not sufficient numbers of applicants to allow for three (3) Commissioners and one (1) Alternate to be selected from any group, as required by this section, then the Fallback Mechanism shall take effect.

- f. Within twenty (20) days of receiving the applications from the Administrator, from the Pools of applicants identified in subparagraph e of this paragraph, the Panel shall choose by lot, in random drawing, nine (9) applicants to serve on the Commission as follows:
 - i. three (3) Commissioners who are unaffiliated with either of the state's two (2) largest political parties;
 - ii. three (3) Commissioners who are affiliated with the state's largest political party; and
 - iii. three (3) Commissioners who are affiliated with the state's second largest political party.
- g. After the nine (9) Commissioners have been appointed pursuant to subparagraph f of this paragraph, from the remaining Pools of applicants identified in subparagraph e of this paragraph, the Panel shall choose by lot one (1) Commissioner from each Pool to serve as Alternates in order to fill vacancies on the Commission.

- 5. Removal of a member and vacancies on the Commission shall be subject to the following:
 - a. A Commissioner's office shall become vacant upon the occurrence of any of the following:
 - i. Death or mental incapacity of the Commissioner;
 - ii. The Secretary of State's receipt of the Commissioner's written resignation;
 - iii. The Commissioner ceases to be qualified to serve as a Commissioner under paragraph 2 of this subsection; or
 - iv. After written notice and an opportunity for the Commissioner to respond, a vote of two-thirds (2/3rds) of the Commissioners finding substantial neglect of duty, gross misconduct in office, or inability to discharge the duties of office.
 - b. Any vacancy in the Commission shall be filled within seven (7) days from the time the Commission is notified of the vacancy. The vacancy shall be filled by the Alternate from the corresponding Group chosen in subparagraph g of paragraph 4 of this subsection. If more alternates are needed, they may be selected by the Panel from the applicants previously selected in subparagraph e of paragraph 4 this subsection.
- 6. Prohibitions. A Commissioner shall waive his or her right to run for any elected office in a district created by the work of the Commission on which the member served.
- 7. Compensation. The Commissioners shall be compensated for their service in the same manner as the current per diem and travel reimbursement for members of the State Legislature.
- 8. Funding.
 - a. There is hereby created in the State Treasury a revolving fund for the Citizens' Independent Redistricting Commission to be designated as the "Citizens' Independent Redistricting Commission Revolving Fund." The fund shall be a continuing fund, not subject to fiscal year limitations, and shall consist of all monies apportioned to the fund or monies received by the Commission as prescribed by law. All monies accruing to the credit of said fund are hereby appropriated and may be budgeted and expended by the Citizens' Independent Redistricting Commission to perform duties as prescribed by law. Expenditures from said fund shall be made upon warrants issued by the State Treasurer against claims filed as prescribed by law with the Director of the Office of Management and Enterprise Services for approval and payment.
 - b. Within 90 days of approval of this Article, and on or before February 25 of each subsequent year, the Commission shall receive an appropriation by the Legislature sufficient to enable the Commission to perform its duties as set forth in this Article.
- 9. Record Keeping. All Commission votes must be taken by roll call and published on the Commission's website, along with meeting transcripts or minutes including details of any Plan voted on.
- 10. Public Notice. The Commission shall provide the public at least forty-eight (48) hours' notice for all public meetings and hearings. The Commission shall make each

notice which is required to be posted and published under this section available in any language in which the state (or any jurisdiction in the state) is required to provide election materials under federal law. All meetings and hearings except for executive session shall be livestreamed over the internet, and transcripts made publicly available via electronic archive, as well as digitally readable files of maps arising during hearings and meetings. The Commissioners shall not discuss redistricting matters with members of the public outside of an open meeting of the Commission, except that a Commissioner may communicate about redistricting matters with members of the public to gain information relevant to the performance of his or her duties if such communication occurs in writing available to the public or at a previously publicly noticed forum or town hall open to the general public. This paragraph does not prohibit communication between Commissioners and staff, legal counsel, or consultants retained by the Commission.

C. Duties of the Commission and the Secretary

- 1. After the Commissioners are appointed the Commission shall:
 - a. Select a Secretary. The Administrator shall nominate a Secretary. The nominee must meet all the criteria of subsection B, paragraph 2 of this section, and be approved by a majority vote of Commissioners. If the Commissioners cannot reach the needed votes, the Administrator shall make another nomination.
- 2. The Secretary. The duties of the Secretary include the following:
 - a. Assist in the running and convening of Commission meetings, including the drafting of Plans, and approving expenditures necessary for the Commission to fulfill its duties;
 - b. Publicize and hold regional field hearings in each Congressional District to seek public input relevant to redistricting;
 - c. Gather precinct-level shapefiles and data on voter registration and election returns for general and primary elections for the preceding decade, and make the data available for public download by the date of the first public hearing;
 - d. Disaggregate and re-aggregate the electoral data to correspond to the Census Block that will be used to assemble Districts;
 - e. Gather information from the Department of Corrections about the home address of state and federal inmates;
 - f. Begin analyzing election returns from recent Primary and General Elections, to help ensure that the Commission's redistricting Plans will not have the effect of denying or abridging the right to vote on account of race, ethnicity, or membership in a language minority group;
 - g. Hire and manage staff to assist in the Commission and Secretary's duties;
 - h. Assist the Administrator in training Commissioners; and
 - i. Develop and maintain a website that creates a public Plan drawing system and allows members of the public to:
 - i. monitor and comment on the Commission's work;
 - ii. access, in a timely manner, the data sets and utilize the tools necessary to draw Plans;

- iii. view prior district maps for comparison; and
- iv. submit proposed Plans and maps indicating communities of interest and display those Plans and maps.
- 3. Data Preparation. As soon as practicable after this Article is approved by the People, and after the United States Bureau of the Census releases the Federal Decennial Census Data in each subsequent year ending in one, the Commission shall:
 - a. Add the data gathered under subsection C, paragraph 2, subparagraph e to the Federal Decennial Census data so that incarcerated people are counted in their home communities;
 - b. Update the analysis begun under subsection C, paragraph 2, subparagraph f;
 - c. Promptly post on the Commission's website Federal Decennial Census data, electoral data, and boundary maps in digitally readable format, at district and precinct levels of detail for general and primary elections for each Plan submitted by a Commissioner;
 - d. Develop and publish publicly no more than two (2) preliminary Plans each for the redistricting of the Oklahoma House of Representatives, Oklahoma Senate and Federal Congressional Districts;
 - e. Approve final Plans for State House of Representative and Senatorial and Federal Congressional redistricting, as set forth in subsection D; and
 - f. Release all proposed maps for comment in formats that are easily accessible and readable by members of the public, such as PDF, machine-readable comma-separated values, shapefile, and on the same interactive website the Secretary is required to create for public submission of maps.

D. Plan Criteria and Consideration

The Commission shall simultaneously conduct separate processes for drawing and submitting Plans for the redistricting of the State House of Representative and Senatorial and Federal Congressional Districts. The Commission shall consider both Commissioner-submitted draft Plans and publicly-submitted draft Plans.

- 1. Redistricting Criteria.
 - a. Federal Law. The redistricting Plan must comply with the United States Constitution and all applicable federal law.
 - b. Population equality. No state legislative district's total population shall exceed that of any other district by more than 5%.
 - c. Contiguity. Each district must be geographically contiguous. The term "contiguous" means that the district is bounded by one unbroken line and is not divided into two or more discrete pieces. A district is not contiguous if pieces of the district touch at only a single point.
 - d. The Commission shall also seek to maximize compliance with each of the following criteria, set forth in the following order of priority:
 - i. Racial and Ethnic Fairness. No redistricting Plan should be drawn to have the effect of denying or abridging the equal opportunity of racial or ethnic minority groups to participate in the political process and elect candidates of their choice, or to dilute or diminish their ability to

elect representatives of their choice, whether alone or in coalition with others.

- ii. Communities of Interest. Districts shall minimize the division of communities of interest to the extent practicable. A Community of Interest is defined as an area with recognized similarities of interests, including but not limited to racial, ethnic, economic, social, cultural, geographic, tribal, linguistic, or historic identities. Communities of interest shall not include common relationships with political parties, officeholders, or political candidates.
- iii. Political subdivisions. Districts shall respect the geographic integrity of political subdivision boundaries, specifically counties, cities, and reservations, to the extent practicable.
- iv. Compactness. A Plan should be compact to the extent practicable.

2. Prohibitions.

- a. A Plan shall not, when considered on a statewide basis, provide a disproportionate advantage to any political party. Disproportionate advantage to a political party shall be determined using the proposed map, data from the last ten years of statewide elections, and the best available, widely accepted statistical methods on identifying bias or inequality of opportunity to elect.
- b. Except to the extent necessary to comply with the criteria described in paragraph 1 of this section, and to enable the Plan to be measured against the external metrics described in subparagraph a of this paragraph, the Commission shall not take into consideration the residence of any member or candidate of the Oklahoma House of Representatives, Oklahoma Senate, or U.S. Congress.

E. Approval of the Plans

- 1. Approval or Rejection of Plans. Each Commissioner has one vote. An affirmative vote of at least six (6) of the nine (9) Commissioners is required to approve a Plan, including at least one (1) Commissioner affiliated with each of the two (2) largest political parties in the state and one (1) Commissioner who is unaffiliated with either of the two largest political parties in the state.
- 2. Preliminary Plan. Prior to developing a final Plan, the Commission shall develop and publish a preliminary Plan as follows:
 - a. Prior to developing a preliminary Plan under this subsection, the Commission shall hold no fewer than one (1) public hearing in each Congressional District at which members of the public may provide input relevant to redistricting.
 - b. The Commission shall develop and publish the preliminary Plan publicly, including digitally downloadable maps and Census block equivalency assignments of each district, and accept public comment on the preliminary Plan for no fewer than fourteen (14) days.
- 3. To hold a vote, the Commission must convene a voting meeting, open to the public, at which the Commission may vote on a preliminary Plan. If the Commissioners vote to approve a Plan, it shall become law.
- 4. Upon approval of a Plan by the Commission, the Administrator shall submit the Plan to the State Election Board, the Governor, the Secretary of State, the Senate Pro Tempore of the Senate and the Speaker of the House of Representatives as well as make the Plan publicly available.

- 5. The Commission shall issue with all preliminary and final Plans written evaluations that measure the maps against external metrics. These metrics shall cover all criteria set forth in subsection D, paragraphs 1 and 2.
- 6. The Commission shall have one year from the date this Article is approved by the People, or one hundred and twenty (120) days from the release of the Federal Decennial Census data in each subsequent redistricting year, in which to approve final Plans for State House of Representative and Senatorial and Federal Congressional districts.

F. Fallback Mechanism

If the Commission does not approve a State House of Representative, Senatorial, or Federal Congressional Plan within one year of the date this Article is approved by the People, or within one hundred and twenty (120) days of the release of the Federal Decennial Census Data in each subsequent redistricting year, the following procedure shall be followed to create that Plan only.

- 1. The Administrator shall create a report to be submitted to the Oklahoma Supreme Court that advises the Court of available Plans and provides enough information for the Court to approve a Plan. The Court shall then have thirty (30) days to approve a Plan.
- 2. The Court shall approve a Plan that is consistent with the criteria and prohibitions listed in subsection D of this section.
- 3. If the approval process is not complete by the minimum residency requirement deadline for candidates to the state office, such requirements shall be suspended and not apply for any affected election.

G. Judicial Review

- 1. Supreme Court Jurisdiction. The Oklahoma Supreme Court has original and exclusive state-court jurisdiction to hear and decide all challenges to the Commission's actions and final Plans. The Court's jurisdiction is limited to remedy only the specific violation alleged on the specific Plan challenged.
- 2. Petitions for Review. Within thirty (30) days after a Plan's approval, any aggrieved resident of the State may petition the Oklahoma Supreme Court to invalidate that Plan. The Court shall consolidate all petitions challenging a Plan, give the consolidated petitions precedence over other civil proceedings, conduct expedited hearings, and enter its judgment promptly.
- 3. Remedial Plans. If the Oklahoma Supreme Court concludes that a Plan approved by the Commission is invalid, the Fallback Mechanism in subsection F shall be used to create a new Plan. If the Court finds a violation in a Plan produced under the Fallback Mechanism, then the Court's remedy shall be constrained by the criteria in subsection D.
- 4. Legal Representation. The Commission has standing in all legal proceedings concerning its actions and has sole authority to determine whether it will be represented by the State Attorney General or by legal counsel selected and hired by the Commission.
- 5. Communications made in the course of the Commission's, Secretary's, or Administrator's work under this Article may not be shielded from the public on the basis of legislative privilege. This provision shall not be construed to abrogate or otherwise affect legislative immunity.

H. Cessation of the Commission's Operations

Within thirty (30) days after the Plans have taken effect and all pending legal challenges to the Plans and the Commission's actions have concluded, the Commission must be dissolved, and any unexpended money must revert to the State's general revenue fund.

§ 5. AUTHORITY OF THE LEGISLATURE

For purposes of interpreting this Article, the People declare that the powers granted to the Commission herein are legislative functions not subject to the control or approval of the Legislature, and are exclusively reserved to the Commission. The Commission and all of its responsibilities, operations, functions, contractors, consultants and employees are not subject to change, transfer, reorganization, or reassignment, and shall not be altered or abrogated in any manner whatsoever, by the Legislature. No other body shall be established by the Legislature to perform functions that are the same or similar to those granted to the Commission in this section. This provision does not, and shall not be construed to, limit the People's power of initiative.

§ 6. REPEALER

Article V, Sections 9A, 10A, and 11A-11E of this Constitution are hereby repealed.

§ 7. SEVERABILITY

The provisions of this Article are severable, and if any part or provision hereof shall be void, invalid, or unconstitutional, the decision of the court so holding shall not affect or impair any of the remaining parts or provisions hereof, and the remaining provisions hereof shall continue in full force and effect.

Name and Address of Proponents

Andrew Moore 2524 NW 26th St. Oklahoma City, OK 73107 Janet Ann Largent 5401 N. Range Rd. Stillwater, OK 74075 Lynda Johnson 12018 S. Pittsburg Ave. Tulsa, OK 74137

SIGNATURES

The gist of the proposition: This measure adds a new Article to the Oklahoma Constitution, intended primarily to prevent political gerrymandering. The Article creates a Citizens' Independent Redistricting Commission, and vests the power to redistrict the state's House, Senatorial, and federal Congressional districts in the Commission (rather than the Legislature). The 9-member Commission will consist of 3 members from each of 3 groups, determined by voter registration: those affiliated with the state's largest political party; those affiliated with its second-largest party; and those unaffiliated with either. Commissioners are not elected by voters but selected according to a detailed process set forth by the Article: in brief, a panel of retired judges and justices designated by the Chief Justice of the Oklahoma Supreme Court will choose pools of ~20 applicants from each group, then randomly select 3 Commissioners from each pool. The Article sets forth various qualifications for Commissioners, Administrator, and Secretary, intended to avoid conflicts of interest (for example, they cannot have changed party affiliation within a set period, and neither they nor their immediate family may have held or been nominated for partisan elective office or served as paid staff for a political party or as a registered lobbyist in the last five years). It also sets forth a process for the creation and approval of new redistricting plans within one year after approval of this Article, and then again after each federal Decennial Census. This process includes, among other things, a method for counting incarcerated persons, public notice, and open meeting requirements. In creating the plans, the Commission must comply with federal law, population equality, and contiguity requirements, and must seek to maximize racial and ethnic fairness, respect for communities of interest, respect for political subdivision boundaries, and compactness (in order of priority). A plan shall not disproportionately advantage a political party when considered on a statewide basis, or consider the residence of any legislator or candidate except as necessary for the above criteria and requirements. The Article creates a fallback mechanism by which the state Supreme Court, using a report from the Administrator, will select a plan if the Commission cannot reach the required level of consensus within a set timeframe. It also sets forth procedures for funding and judicial review, repeals existing constitutional provisions involving legislative districts, codifies the number of state House and Senatorial districts, and reserves powers to the Commission rather than the Legislature. See attached Petition for WARNING further details.

IT IS A FELONY FOR ANYONE TO SIGN AN INITIATIVE OR REFERENDUM PETITION WITH ANY NAME OTHER THAN HIS OWN, OR KNOWINGLY TO SIGN HIS NAME MORE THAN ONCE FOR THE MEASURE, OR TO SIGN THE PETITION WHEN HE IS NOT A LEGAL VOTER.

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F		being first duly sworn, say:	

That I am at least eighteen (18) years old and that all signatures on the signature sheet were signed in my presence. I believe that each signer has stated his or her name, mailing address, and residence correctly, and that each signer is a legal voter of the State of Oklahoma and the County of his residence as stated.

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Michael Rogers Secretary of State and Education



J. Kevin Stitt Governor

OKLAHOMA SECRETARY OF STATE

August 11, 2020

Andrew Moore 2524 NW 26th St Oklahoma City, OK 73107 Janet Ann Largent 5401 N. Range Rd Stillwater, OK 74075 Lynda Johnson 12018 S. Pittsburg Ave. Tulsa, OK 74137

Dear Proponent(s):

This acknowledges receipt of the petition submitted to the Secretary of State office, which has been designated as **State Question Number 815**, **Initiative Petition Number 430** and filed accordingly this 11th day of August, 2020.

Per Title 34 O.S. Section 8, subsequent to the publication of the notice of filing of said petition, the apparent sufficiency or insufficiency thereof and notice that any citizen(s) of the state may file a protest as to the constitutionality of the petition, the Secretary of State will provide a notification to the proponent(s) of record, setting the date to begin circulation for signatures. The date set shall not be less than fifteen (15) days nor more than thirty (30) days from the date when all appeals, protests and rehearings have been resolved or the period for filing such has expired.

If I may provide any further assistance or should you have any questions, please do not hesitate to contact me.

Thank you,

Amy Canton Director, Executive Legislative Division 405.522.4565 / <u>executivelegislative@sos.ok.gov</u>



J. Kevin Stitt Governor

OKLAHOMA SECRETARY OF STATE

August 12, 2020

Ms. Cindy Shea Oklahoma Press Service 3601 N. Lincoln Oklahoma City, Oklahoma 73105

Michael Rogers Secretary of State and Education

Dear Ms. Shea:

Please find enclosed the following for publication;

• Notice of Filing for State Question 815, Initiative Petition 430

Per Title 34 O.S. § 8, the publication must appear in at least one newspaper of general circulation in the State of Oklahoma. Please publish the enclosed notice in *The Oklahoman*, *Tulsa World*, and the *Journal Record* as soon as possible.

Also, upon the completion of publication, please provide our office with the corresponding Affidavits of Publication. Should you have any questions, please do not hesitate to contact our office.

Sincerely,

Amy Canton Director, Executive Legislative Division Oklahoma Secretary of State Office

NOTICE OF THE FILING OF STATE QUESTION 815, INITIATIVE PETITION 430, THE APPARENT SUFFICIENCY THEREOF, AND NOTICE TO CITIZENS OF THE STATE THAT ANY SUCH PROTEST, AS TO THE CONSTITUTIONALITY OF SAID PETITION, MUST BE FILED ACCORDINGLY WITHIN TEN (10) BUSINESS DAYS AFTER THIS NOTICE (Okla. Stat. tit. 34, § 8)

NOTICE is hereby given that on August 11, 2020, State Question 815, Initiative Petition 430 was filed in the Office of the Oklahoma Secretary of State.

NOTICE is also hereby given that State Question 815, Initiative Petition 430 is SUFFICIENT for filing with the Office of the Oklahoma Secretary of State.

NOTICE is likewise, hereby given, as provided in Title 34 Section 8 of the Oklahoma Statutes, that any citizen or citizens of the state may file a protest as to the constitutionality of said petition, by a written notice to the Supreme Court and to the proponent(s) filing the petition. Any such protest must be filed within ten (10) business days after publication of this notice. Also, a copy of any such protest shall be filed with the Office of the Oklahoma Secretary of State.

Proponents of record for State Question 815, Initiative Petition 430:

Andrew Moore 2524 NW 26th St Oklahoma City, OK 73107 Janet Ann Largent 5401 N. Range Rd Stillwater, OK 74075 Lynda Johnson 12018 S. Pittsburg Ave. Tulsa, OK 74137

Michael Rogers Oklahoma Secretary of State