La. Remapping Proposal Is Listed

Baton Rouge, La. (AP) — Here is the reapportionment plan for the Louisiana Senate approved Tuesday by the Senate.

The Senate of the Legislature of Louisiana shall be composed of 39 members. The state shall have both senators shall be elected at large.

District No. 1, composed of Orleans Parish, shall have 3 senators. One senator shall be elected at large, provided that in the taking of the 1970 federal census, the wards were constituted on April 1, 1971.

District No. 2, composed of Caddo Parish, shall have 1 senator. One senator shall be elected at large, provided that in the taking of the 1970 federal census, the wards were constituted on April 1, 1971.

District No. 3, composed of East Baton Rouge Parish, shall have 2 senators. One senator shall be elected at large, provided that in the taking of the 1970 federal census, the wards were constituted on April 1, 1971.

District No. 4, composed of West Baton Rouge Parish, shall have 2 senators. One senator shall be elected at large, provided that in the taking of the 1970 federal census, the wards were constituted on April 1, 1971.

District No. 5, composed of Louisiana Parish, shall have 1 senator. One senator shall be elected at large, provided that in the taking of the 1970 federal census, the wards were constituted on April 1, 1971.

District No. 6, composed of Lafourche Parish, shall have 1 senator. One senator shall be elected at large, provided that in the taking of the 1970 federal census, the wards were constituted on April 1, 1971.

District No. 7, composed of Orleans Parish, shall have 3 senators. One senator shall be elected at large, provided that in the taking of the 1970 federal census, the wards were constituted on April 1, 1971.

District No. 8, composed of Iberia Parish, shall have 1 senator. One senator shall be elected at large, provided that in the taking of the 1970 federal census, the wards were constituted on April 1, 1971.

District No. 9, composed of St. Martin Parish, shall have 1 senator. One senator shall be elected at large, provided that in the taking of the 1970 federal census, the wards were constituted on April 1, 1971.

District No. 10, composed of St. Mary Parish, shall have 1 senator. One senator shall be elected at large, provided that in the taking of the 1970 federal census, the wards were constituted on April 1, 1971.

District No. 11, composed of Terrebonne Parish, shall have 1 senator. One senator shall be elected at large, provided that in the taking of the 1970 federal census, the wards were constituted on April 1, 1971.

District No. 12, composed of St. John the Baptist Parish, shall have 1 senator. One senator shall be elected at large, provided that in the taking of the 1970 federal census, the wards were constituted on April 1, 1971.

District No. 13, composed of Assumption Parish, shall have 1 senator. One senator shall be elected at large, provided that in the taking of the 1970 federal census, the wards were constituted on April 1, 1971.

District No. 14, composed of Jefferson Parish, shall have 3 senators. One senator shall be elected at large, provided that in the taking of the 1970 federal census, the wards were constituted on April 1, 1971.

District No. 15, composed of Cameron Parish, shall have 1 senator. One senator shall be elected at large, provided that in the taking of the 1970 federal census, the wards were constituted on April 1, 1971.

District No. 16, composed of Jefferson Parish, shall have 1 senator. One senator shall be elected at large, provided that in the taking of the 1970 federal census, the wards were constituted on April 1, 1971.

District No. 17, composed of Assumption Parish, shall have 1 senator. One senator shall be elected at large, provided that in the taking of the 1970 federal census, the wards were constituted on April 1, 1971.

District No. 18, composed of Jefferson Parish, shall have 1 senator. One senator shall be elected at large, provided that in the taking of the 1970 federal census, the wards were constituted on April 1, 1971.

District No. 19, composed of Jefferson Parish, shall have 1 senator. One senator shall be elected at large, provided that in the taking of the 1970 federal census, the wards were constituted on April 1, 1971.

District No. 20, composed of Jefferson Parish, shall have 1 senator. One senator shall be elected at large, provided that in the taking of the 1970 federal census, the wards were constituted on April 1, 1971.

District No. 21, composed of Jefferson Parish, shall have 1 senator. One senator shall be elected at large, provided that in the taking of the 1970 federal census, the wards were constituted on April 1, 1971.

District No. 22, composed of Jefferson Parish, shall have 1 senator. One senator shall be elected at large, provided that in the taking of the 1970 federal census, the wards were constituted on April 1, 1971.

District No. 23, composed of Jefferson Parish, shall have 1 senator. One senator shall be elected at large, provided that in the taking of the 1970 federal census, the wards were constituted on April 1, 1971.

District No. 24, composed of Jefferson Parish, shall have 1 senator. One senator shall be elected at large, provided that in the taking of the 1970 federal census, the wards were constituted on April 1, 1971.

District No. 25, composed of Jefferson Parish, shall have 1 senator. One senator shall be elected at large, provided that in the taking of the 1970 federal census, the wards were constituted on April 1, 1971.

The Senate OK's Reseating Plan

La. Stadium District Left in Constitution for Present

House Unit Vote Favorable to Dome

By JAMES H. GILLIS
Times-Picayune Capital Bureau

Baton Rouge, La. — A committee of the House of Representatives Tuesday voted to leave the Louisiana Stadium and Exposition District in the state Constitution, for the present at least.

The House Judiciary A Committee, before it reported favorably the first measure in a series of 28 constitutional revision bills being considered, struck from it the provisions which had been drawn for eliminating from the Constitution the commission which is charged with the task of building and operating the proposed dome stadium in New Orleans.

New Orleans Mayor Moon Landrieu, vice-president of the commission, House Speaker John S. Garrett, a member, and Harold B. Judell, bond counsel for the commission, told the committee a change in the statute of the commission at this time might jeopardize the proposed sale of $123 million of stadium construction bonds.

"It seems to me that we can wait one year to take that particular agency out of the Constitution," Landrieu told the committee.

Jedell reported he had talked by telephone earlier in the day with bond experts in New York and that they had confirmed his fears that elimination of the commission from the Constitution at this time "could even jeopardize some of the provisions we now have in the Constitution. It could create problems in the marketing of bonds."

The amendments to the measure, House Bill 176, to delete the dome stadium commission from it were offered by Rep. John J. Hinkel Jr. of New Orleans. Hinkel told the committee the bill would not pass the legislature if the amendments were not adopted.

"If I vote for this amendment," objected Rep. W. L. Ment, I'm voting for the domed stadium, so let's face it.

In opposing the amendments, Rep. James L. Donax of Monroe expressed the opinion that removing the stadium commission from the Constitution would not injure the project.

"I can't vote for taking a number of other agencies out and leaving the dome stadium commission in the Constitution," said Dennis.

"I don't support it with this particular section in the bill," replied Rep. Joseph S. Casey of New Orleans, Judiciary A Committee chairman.

Both Reps. R. W. Graham of Alexandria, and Alex D. Brown of Shreveport, expressed the opinion that the bill could not be passed unless the dome stadium commission was eliminated from it.

The committee then voted 7-10-4 in favor of Hinkels amendments to remove the dome stadium commission from the bill.

Later, however, the commission rejected by a vote of 43 to 37 amendments offered by Rep. Robert L. Freeman of Plaquemines to delete the East Baton Rouge Parks and Recreation Commission from the bill.

Roy Fish, representing the Louisiana Municipal Association, on the Louisiana Constitutional Revision Commission, urged that the committee approved Freeman's amendment. However, Baton Rouge District Judge Elven Ponder, chairman of a Local Government Subcommittee of the Constitutional Revision Commission, urged rejection of Freeman's amendment. He said the provisions of the bill eliminating a number of agencies from the Constitution constituted a grant of power to the Legislature to set up these agencies in the revised statutes.

In addition to the agencies to be removed from the Constitution, certain others, such as the New Orleans Sewerage and Water Board and the Board of Liquidation of City Debt, will be reconstituted.

The committee gave the bill a unanimous favorable report, but not before L. G. Morgan, representing the Louisiana AFL-CIO, had gone on record in opposition.

"I haven't had time to see if our interest are protected in the bill," Morgan told the committee.

Judiciary A Committee is scheduled to resume its hearing on the remaining 27 bills in the constitutional revision package at 9 a.m. Wednesday.