

Subject: Public Comment: General Comment

From: DAVID LAWRENCE <[REDACTED]>

Date: Fri, 5 Aug 2011 17:02:55 +0000

To: [REDACTED]

From: DAVID LAWRENCE <[REDACTED]>

Subject: SF and LA insets

Message Body:

Come 8/15, will there be insets for the SF area districts and LA area Assembly and Senate districts as was the case in 2001?

I need to know this for a textbook update.

Thanks

--

This mail is sent via contact form on Citizens Redistricting Commission

Subject: Public Comment: General Comment

From: GARY Boylan <[REDACTED]>

Date: Fri, 5 Aug 2011 13:55:42 +0000

To: [REDACTED]

From: GARY Boylan <[REDACTED]>

Subject: Party Affiliation

Message Body:

Where or how do I find the Party affiliation for each of the districts in these maps?

--

This mail is sent via contact form on Citizens Redistricting Commission

general

JULY 25, 2011

CITIZENS REDISTRICT COMMISSION
STATE OF CALIFORNIA
1130 K. STREET SUITE 101
SACRAMENTO, CALIF. 95814

RECEIVED

AUG 08 2011

Per _____

**SUBJECT: REDISTRICTING HOUSE OF REPRESENTATIVE
CONGRESSIONAL DISTRICT IN CALIFORNIA**

REF. ONE CALIFORNIA PROPOSITION 20

**REF. TWO MY JULY 23, 2011 LEE/MILLER LETTER
(copy below)**

**REF. THREE MY JULY 9, 2008 LETTER TO THE UNITED
STATES COMMISSION ON CIVIL RIGHTS
BY IT REFERRED, ON OR ABOUT
AUGUST 13, 2008, TO CHIEF, VOTING
RIGHTS SECTION, CIVIL RIGHTS
DIVISION, U.S. DEPT. OF JUSTICE,
950 PENNSYLVANIA AVE NW
WASHINGTON, D.C. 20530**

**REF. FOUR SEC. 2, FOURTEENTH AMENDMENT TO
U.S. CONSTITUTION**

**REF. ONE PROVIDES THAT ANY REGISTERED VOTER IN THIS STATE MAY FILE A
PETITION FOR A WRIT OF MANDATE OR WRIT OF PROHIBITION WITHIN 45 DAYS AFTER
THE COMMISSION HAS CERTIFIED A FINAL MAP TO THE SECRETARY OF STATE , TO BAR
THE SECRETARY OF STATE FROM IMPLEMENTING THE PLAN ON THE GROUNDS THAT THE
FINAL PLAN VIOLATES THIS CONSTITUTION, THE UNITED STATES CONSTITUTION, OR
ANY FEDERAL OR STATE STATUTE. Etc.**

**REF. ONE ALSO PROVIDES THAT THE CALIFORNIA SUPREME COURT HAS ORIGINAL
AND EXCLUSIVE JURISDICTION IN ALL PROCEEDINGS IN WHICH A CERTIFIED FINAL MAP
IS CHALLENGED OR IS CLAIMED NOT TO HAVE TAKEN TIMELY EFFECT.**

**THE "TIME" TO FILE THE AFORESAID PETITION WITH THE CALIFORNIA SUPREME
COURT DOES NOT COMMENCE UNTIL THE MOMENT AFTER THAT COURT BECOMES A
"DULY CONSTITUTED" COURT BY THE ELECTION AND/OR APPOINTMENT, AS PROVIDED
BY LAW, OF AT LEAST FIVE JUSTICES TO FILL THE FIVE VACANCIES ON SAID COURT
INCLUDING THE "CHIEF JUSTICE" OF SAID COURT.**

**TIME TO PETITION FOR ONE OF THE WRITS DOES NOT COMMENCE TO RUN UNTIL
AFTER THE COMMISSION HAS CERTIFIED FINAL MAP TO THE CALIFORNIA "SECRETARY
OF STATE". AS A MATTER OF CALIFORNIA LAW SET FORTH IN REF. TWO, THAT
SECRETARY OF STATE IS FORMER SECRETARY OF STATE KEVIN SHELLEYS CHIEF
DEPUTY WHO, ON SHELLEYS RESIGNATION, BECAME, AND STILL IS, THE ACTING
SECRETARY OF STATE AND ACTING CHIEF ELECTION OFFICER OF THE STATE OF
CALIFORNIA.. THUS, THE COMMISSION IS MANDATED BY REF. ONE TO CERTIFY ITS FINAL
MAP TO THAT "ACTING SECRETARY OF STATE" BEFORE TIME COMMENCES TO RUN. AND
BEFORE IT CAN BECOME EFFECTIVE.**

**THAT ACTING SECRETARY OF STATE WITH WHOM THE FINAL MAP IS FILED MUST BE
THE ONE DESIGNATED ABOVE, BE DESIGNATED IN THE OFFICIAL RECORDS OF THE**

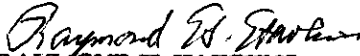
SECRETARY OF STATE OF CALIFORNIA AS THE CURRENT ACTING SECRETARY OF STATE, AND IN EXCLUSIVE PHYSICAL POSSESSION AND CONTROL OF THE OFFICIAL "SEAL" AND THE "OFFICE" OF SECRETARY OF STATE.

THE COMMISSION IS ALSO BOUND BY THE "DUE PROCESS" CLAUSES CONTAINED IN BOTH THE FEDERAL AND CALIFORNIA CONSTITUTIONS "PROCEDURAL DUE PROCESS OF LAW" PREVENTS THE FINAL CERTIFICATION OF THE MAP UNTIL IT IS FILED WITH THE SECRETARY OF STATE DESIGNATED AND ESTABLISHED AS SUCH AS A MATTER OF LAW AND UNTIL THE CALIFORNIA SUPREME COURT IS "DULY CONSTITUTED" WHICH, PURSUANT REF. THREE AND THE 3RD PARGRAPH OF THIS DOCUMENT, IT IS "NOT".. IT DOES NOT HAVE "JURISDICTION" IF IT IS NOT "DULY CONSTITUTED". SO NO ONE CAN FILE A PETITION IN SUCH COURT UNTIL SOME TIME AFTER IT IS SO CONSTITUTED BECAUSE PROCEDURAL DUE PROCESS REQUIRES THAT THE PETITIONER BE GIVEN THE 45 DAYS PROVIDED BY PROP 20.

WHILE PROP 20 PROVIDES FOR THE ORIGINAL AND EXCLUSIVE JURISDICTION OF THE CALIFORNIA SUPREME COURT IT DOES NOT HAVE THE FINAL SAY WITH RESPECT TO THE CONSTITUTION OF THE UNITED STATES LIKE SECS. ONE AND TWO OF THE FOURTEENTH AMENDMENT. THUS, WE HAVE NOT ONLY POTENTIAL PROCEEDINGS IN THE CALIFORNIA SUPREME COURT BUT THE FEDERAL DISTRICT, APPELLATE AND SUPREME COURT OF THE UNITED STATES.

SECTION TWO OF THE FOURTEENTH AMENDMENT TO THE U.S. CONSTITUTION IS A "SELF-EXECUTING" PROVISION THAT PROVIDES THE FORMULA FOR THE REDUCTION OF A STATES REPRESENTATION IN THE UNITED STATES HOUSE OF REPRESENTATIVES WHEN THE FACTS, SUCH AS THOSE CONTAINED IN REF. THREE , ENABLE IT.. JUST SUPPLY THE NUMBERS THAT ARE SUPPLIED OR THAT ARE AVAILABLE TO YOU, EXAMINE THE FACTS CONTAINED IN REF. THREE ESTABLISHING THE APPLICABILITY OF THE AMENDMENT, AND SET FORTH IN YOUR FINAL MAP THE NUMBERS, THE FACTS AND THE CONCLUSION BASED THEREON. YOU WILL FIND THIS ISSUE DISCUSSED IN REF. TWO AND FIND IN PROPOSITION 20 THE MANDATE THAT DISTRICTS SHALL COMPLY WITH THE U. S. CONSTITUTION.

THUS, THE FINAL REDISTRICTING MAP CANNOT BE FILED WITH THE ACTING CALIFORNIA SECRETARY OF STATE UNTIL ALL "DUE PROCESS" OBSTACLES ARE ELIMINATED SO THAT ALL POTENTIAL PETITIONERS HAVE THEIR FULL "DUE PROCESS" 45 DAYS WITHIN WHICH TO FILE THEIR PETITIONS. ALSO, PURSUANT PROP 20, THE DATE OF CERTIFICATION OF A FINAL MAP TO THE SECRETARY OF STATE SHALL BE THE ENACTMENT DATE FOR PURPOSES OF SEC. 9 OF ART. II OF THE CALIFORNIA CONSTITUTION.


RAYMOND H. HAWKINS
249 LAKE DRIVE
KENSINGTON, CALIF. 94708

0-0-0-0

JULY 23, 2011

BARBARA LEE
GEORGE MILLER
U. S. HOUSE OF REPRESENTATIVES

COURTESY COPY TO:
FEDERAL BUREAU OF INVESTIGAN

SAN FRANCISCO, CALIF.

REF. ONE: MY JULY 9, 2008 LETTER TO U. S.
COMMISSION ON CIVIL RIGHTS

REF. TWO: SEC. 2, 14TH AMENDMENT CONSTITUTION
OF THE UNITED STATES

REF. THREE MY JULY 20, 2011 LETTER (copy below)

REF. ONE ESTABLISHES THAT I WAS A MEMBER OF THE ELECTORATE OF THE STATE OF CALIFORNIA AND THAT I AND THE ENTIRE ELECTORATE OF THE STATE OF CALIFORNIA WERE DEPRIVED OF THE RIGHT TO VOTE FOR EACH APPLICABLE PUBLIC OFFICER IDENTIFIED IN REF. TWO.

REF. THREE ESTABLISHES THAT THERE HAVE BEEN NO STATEWIDE ELECTIONS OF PUBLIC OFFICERS, FEDERAL OR STATE, OR STATE PROPOSITIONS SINCE THE RESIGNATION OF CALIFORNIA SECRETARY OF STATE, KEVIN SHELLEY IN 2005. THUS, CALIFORNIA HAS HAD NO REPRESENTATION IN THE HOUSE OF REPRESENTATIVES FOR A NUMBER OF YEARS AND HAS NONE NOW. THEREFORE, THAT FACT SHALL BE ESTABLISHED IN ALL OFFICIAL RECORDS OF THE UNITED STATES AND THAT ALL LEGISLATION PURPORTEDLY ENACTED INTO LAW IN THE LAST FEW YEARS BE DECLARED NULL AND OF NO EFFECT WHATSOEVER.

ON OR ABOUT AUGUST 13, 2008 REF. ONE WAS FORWARDED TO:

CHIEF, VOTING RIGHTS SECTION
CIVIL RIGHTS DIVISION
U.S. DEPARTMENT OF JUSTICE
950 PENNSYLVANIA AVENUE, NW
WASHINGTON, D.C. 20530

WITH THE REQUEST THAT IT NOTIFY ME IN WRITING CONCERNING ALL ACTIONS TAKEN TO RESOLVE MY COMPLAINT. I HAVE RECEIVED NOTHING DURING ALL THIS TIME. THUS, SAID DIVISION, THE DEPARTMENT OF JUSTICE, AND ERIC HOLDER, THE APPOINTED ATTORNEY GENERAL OF THE UNITED STATES, HAVE EACH WILFULLY AND INTENTIONALLY DEPRIVED ME OF MY "CIVIL RIGHTS" AND CONTINUE EACH DAY TO DO SO.

PURSUANT REF. THREE THE CALIFORNIA SUPREME COURT "IS NOT" "DULY CONSTITUTED" TO AFFORD "PROCEDURAL DUE PROCESS" TO ANY PARTY IN SAID COURT.

WITH RESPECT TO CONGRESSIONAL DISTRICTS IN THE STATE OF CALIFORNIA PURSUANT CALIFORNIA PROPOSITION 20 THE CALIFORNIA SUPREME COURT HAS THE ORIGINAL AND EXCLUSIVE JURISDICTION IN ALL PROCEEDINGS IN WHICH A CERTIFIED FINAL MAP IS CHALLENGED OR IS CLAIMED NOT TO HAVE TAKEN TIMELY EFFECT.

PROCEDURAL DUE PROCESS REQUIRES THAT THERE BE A CALIFORNIA SUPREME COURT TO EXERCISE THE EXCLUSIVE JURISDICTION GIVEN IT. THUS, THERE CAN NEVER BE A FINAL MAP OF THE CONGRESSIONAL DISTRICTS IN THE STATE OF CALIFORNIA UNTIL SOME TIME AFTER A DULY CONSTITUTED CALIFORNIA SUPREME COURT IS "DULY CONSTITUTED".

MY ESTIMATE IS THAT EACH STATE HAS AT LEAST "ONE" SEAT IN THE HOUSE AND THAT CALIFORNIA HAS NO MORE THAN "ONE" PURSUANT SECTION TWO OF THE FOURTEENTH AMENDMENT TO THE U. S. CONSTITUTION TAKING INTO CONSIDERATION

REF. ONE. SO, BY DEFAULT, THE ENTIRE STATE OF CALIFORNIA IS REDISTRICTED INTO "ONE DISTRICT" WITH ONE MEMBER.

SO HOW DOES CALIFORNIA GET TO ELECT THAT ONE MEMBER TO THE HOUSE CONSIDERING THAT, PURSUANT REF. THREE, GOVERNOR GRAY DAVIS HAS NOT PROCLAIMED ANY STATE WIDE ELECTION OF PUBLIC OFFICERS SINCE HIS RECALL AND ACTING CHIEF ELECTION OFFICER OF THE STATE OF CALIFORNIA HAS NOT CONDUCTED ANY STATEWIDE ELECTIONS OF PUBLIC OFFICERS SINCE THE RESIGNATION OF SECRETARY OF STATE, KEVIN SHELLEY.

AS YOU WILL NOTE FROM THE INFORMATION CONTAINED IN REF. ONE THERE WAS NO ELECTION OF ANYONE IN THE STATE OF CALIFORNIA TO THE "ELECTORAL COLLEGE" AND THEREFORE NO "ELECTED" PRESIDENT OF THE UNITED STATES AUTHORIZED TO SIGN INTO LAW ANY CONGRESSIONAL LEGISLATION OR TO APPOINT AN ATTORNEY GENERAL OF THE UNITED STATES.

RAYMOND H. HAWKINS
249 LAKE DRIVE
KENSINGTON, CALIF. 94708

0-0-0-0

JULY 20, 2011

TO ALL ATTORNEYS REPRESENTING
A PARTY IN A CRIMINAL MATTER
IN THE CALIFORNIA SUPREME
COURT OR COURT OF APPEAL

IN CARE OF AND TO BE DELIVERED BY

JUDICIAL COUNCIL
STATE OF CALIFORNIA
And
GENERAL COUNSEL
STATE BAR OF CALIFORNIA

REF. ONE MY JULY 8, 2011 LETTER (copy below)

EACH OF YOU ARE "FORTHWITH" OBLIGATED TO TAKE ALL PROCEEDINGS NECESSARY, IN FEDERAL COURT OR OTHERWISE, TO ASSURE THAT THE PARTY YOU REPRESENT IS AFFORDED PROCEDURAL DUE PROCESS OF LAW BY A DULY CONSTITUTED COURT AND THAT ALL MATTER AFFECTING SUCH PARTY BE STAYED UNTIL SAID COURTS ARE DULY COINSTITUTED.

PURSUANT THE INFORMATION CONTAINED IN REF. ONE NEITHER OF THE AFORESAID COURTS ARE DULY CONSTITUTED.

RAYMOND H. HAWKINS
249 LAKE DRIVE
KENSINGTON, CALIF. 94708
510-526-6311

0-0-0-0

JULY 8, 2011

pg 4 of 5

TO ALL CALIFORNIA ATTORNEYS

IN CARE OF AND TO BE DELIVERED BY

GENERAL COUNSEL
STATE BAR OF CALIFORNIA
SAN FRANCISCO, CALIFORNIA

THE CALIFORNIA CONSTITUTION PROVIDES THAT THE CALIFORNIA SUPREME CONSISTS OF THE CHIEF JUSTICE OF CALIFORNIA AND 6 ASSOCIATES AND THAT CONCURRENCE OF 4 JUDGES PRESENT AT ARGUMENT IS NECESSARY FOR A JUDGMENT.

PURSUANT THE FOLLOWING PRESENTATION THE CALIFORNIA SUPREME COURT HAS NO CHIEF JUSTICE AND NOT MORE THAN TWO IN TOTAL.

PROCEDURAL DUE PROCESS OF LAW REQUIRES THAT ALL COURTS BE DULY CONSTITUTED.

AT THE "INSTANT" THAT CALIFORNIA SECRETARY OF STATE CERTIFIED THE RECALL OF GOVERNOR GRAY DAVIS ON NOVEMBER 14, 2003, CALIFORNIA GOVERNMENT CODE SEC. 1770, SUBD. (d) PROVIDED THAT AN OFFICE BECOMES "VACANT" ON THE REMOVAL OF AN ELECTIVE OFFICER BEFORE EXPIRATION OF TERM, AND AT THE SAME "INSTANT" ARTICLE 5, SECTION 10 OF THE CALIFORNIA CONSTITUTION PROVIDED "THE LIEUTENANT GOVERNOR SHALL BECOME GOVERNOR WHEN A VACANCY OCCURS IN THE OFFICE OF GOVERNOR." THUS, CRUZ BUSTAMANTE, THE LIEUTENANT GOVERNOR WAS THE PERSON DESIGNATED BY THE CALIFORNIA CONSTITUTION AND GOVERNMENT CODE TO BE THE GOVERNOR OF THE STATE OF CALIFORNIA. THE SUBSEQUENT CERTIFICATION THAT ARNOLD SCHWARZENEGGER WON THE ELECTION SERVED NO LEGAL PURPOSE SINCE THERE CAN ONLY BE ONE CALIFORNIA GOVERNOR.

CALIFORNIA ELECTION CODE SEC. 11384 PROVIDED FOR REMOVAL FROM OFFICE UPON "QUALIFICATION OF THE SUCCESSOR". FOR SOME REASON CRUZ BUSTAMANTE HAS NOT TAKEN THE STEPS TO QUALIFY LIKE TAKING THE "OATH OF OFFICE", ETC. THEREFORE GRAY DAVIS HAS NEVER BEEN REMOVED FROM THE OFFICE OF GOVERNOR PURSUANT THAT LAW.

SINCE GRAY DAVIS HAS NEVER BEEN REMOVED FROM OFFICE, AS AFORESAID, AND SINCE HE HAS NEVER APPOINTED ANYONE AS SECRETARY OF STATE UPON THE RESIGNATION OF KEVIN SHELLEY AS OF ABOUT MARCH 1, 2005, HE IS THE ONLY PERSON AUTHORIZED TO PROCLAIM STATEWIDE ELECTIONS IN THE STATE OF CALIFORNIA PURSUANT CALIFORNIA ELECTION CODE SECTION 12000, AND KEVIN SHELLEY'S CHIEF DEPUTY WAS THE ONLY PERSON AUTHORIZED BY LAW TO CONDUCT STATEWIDE ELECTIONS OF PUBLIC OFFICERS-- "WHICH NEITHER PROCLAIMED NOR CONDUCTED". THUS, THERE HAVE BEEN NO STATEWIDE ELECTIONS OF ANY PUBLIC OFFICER OF THE STATE OF CALIFORNIA SINCE THE RESIGNATION OF KEVIN SHELLEY BY WHICH ANY PERSON SITTING ON THE JUDICIAL BENCH OF THE CALIFORNIA SUPREME COURT COULD HAVE BEEN ELECTED.

PURSUANT GOVERNMENT CODE SECTIONS 1775 AND 12172.5 KEVIN SHELLEY'S CHIEF DEPUTY BECAME ACTING SECRETARY OF STATE AND ACTING CHIEF ELECTION OFFICER.

RAYMOND H. HAWKINS, 249 LAKE DRIVE, KENSINGTON, CALIF., 94708

510-526-6311 JUL 11 2011 11:02 AM