

Amendment No. 10—Following line 29 of Section 5 on page 4 of the third reading file bill, insert the following new sub-section:

“(c-1) Notwithstanding the application of the formula in sub-section (c), the number of delegates to which any county or legislative district is entitled shall never be reduced by more than one delegate from whatever number of delegates it had on January 1, 1962. If in the cumulative application of the formula from time to time, a county or legislative district would lose a total of two or more delegates from whatever number it had on January 1, 1962, a number of delegates shall be added to the representation of that county or legislative district as necessary to bring its number of delegates to a total which is one less than it had on January 1, 1962. The total membership of the House of Delegates shall then be increased over the stated number of one hundred and twenty-three (123) delegates by whatever number of delegates is necessary from time to time to conform to the requirements of this sub-section.”

Which amendment was read and adopted by roll call as follows:

AFFIRMATIVE

Senators:

President, Barrick, Bertorelli, Buffington, Dorf, Dorsey, Gonder, Hepbron, Hughes, James, Johnson, Jones, Mach, Malkus, Nock, Mrs., North, Parran, Phipps, Pine, Schweinhaut, Shipley, Snyder, Wheatley. Total—23

NEGATIVE

Senators:

Dean, Hall, Phoebus, See, Weant.

Total—5

Amendment No. 11—Following line 13 of sub-section (d) on page 4 of the third reading file bill, insert the following:

“(e) Under this formula for representation in the House of Delegates any county entitled to more than six and not more than twelve delegates shall be divided into two districts; any county entitled to more than twelve delegates and not more than eighteen delegates shall be divided into three districts; and any county entitled to more than eighteen delegates shall be divided into four districts. The General Assembly shall determine the number of delegates which shall be elected from the districts into which any county may be divided under the provisions of this sub-section, except that more than six delegates shall not be elected from any one district. The determination of the General Assembly as to the boundaries of districts and the number of delegates elected therefrom shall be conclusive.

6. The members of the House of Delegates shall be elected by the qualified voters of the counties, and the legislative districts of Baltimore City, respectively, to serve for four years, from the day of their election. In any county which is divided into districts under the provisions of Section 5 of this article, the members of the House of Delegates shall be elected, respectively, by the qualified voters of the district in which each resides and is a candidate.

9. No person shall be eligible as a Senator or Delegate who at the time his election is not a citizen of the State of Maryland, and who has not resided therein for at least three years next preceding the day of his election, and the last year thereof, in the county or in the legislative district of Baltimore City, which he may be chosen to represent, if such county, or legislative district of Baltimore City, shall have been so long established; and if not, then in the county,