during his continuance in office; and his compensation shall be provided by law. He may appoint his own clerk where none has been elected; but the legislature may authorize the election, by the electors of any county, of one clerk or register of probate for such county, whose powers, duties, term of office and compensation shall be prescribed by law. A probate court shall have jurisdiction over the estates of deceased persons and persons under guardianship, but no other jurisdiction, except as prescribed by this constitution.

Section 2. This proposed amendment shall be submitted to the people of this state for their approval or rejection at the general election occurring next after the passage of this act, and the qualified electors of this state in their respective district may at such election vote for or against such amendment by ballot; and the returns thereof shall be made and certified within the time, and such vote canvassed and the result thereof declared in the manner provided by law with reference to the election of state officers, and if it shall appear thereupon that a majority of all the electors voting at said election as provided in the next section have voted in favor of the same, then the governor shall make proclamation thereof and such amendment shall take effect and be in full force as a part of the constitution of the state.

Sec. 3. The ballots used at said election on said amendments shall have printed thereon amendment to Section Seven (7), Article Six (6), of the constitution of the state of Minnesota, providing for extension of the term of office of the probate judge to four (4) years Yes..... No..... and each elector voting on said amendment shall place a cross mark thus (X) in space to be left opposite either the words yes or no and shall be counted for or against the proposition in accordance with the expressed will of the electors as provided by the election law of this state.

Approved April 23, 1913.

## CHAPTER 590-S. F. No. 812.

An Act proposing an amendment to Section 2 of Article 4 of the constitution of the state of Minnesota relative to the apportionment of senators and representatives in the legislature of the state of Minnesota, and fixing the number of such representatives.

Be it enacted by the Legislature of the State of Minnesota:

Section 1. That Section 2 of Article 4 of the constitution of the state of Minnesota be amended so as to read as follows:

"Section 2. In the next and succeeding reapportionments

of senators and representatives, the senate shall be composed of Sixty-Three (63) members, and the house of representatives shall be composed of such number of members as may be prescribed by law. The representation in both houses shall be apportioned as nearly as practicable, throughout the different sections of the state in proportion to the population thereof, exclusive of Indians not taxable under the provisions of law. Provided, however, that a county may be divided into several legislative districts, but no county or any of the parts thereof shall ever constitute or be a part of more than seven (7) senatorial districts and not more than seven (7) senators shall ever be apportioned to any one county."

Sec. 2. Such proposed amendment shall be submitted to the people for their approval or rejection at the general election for the year 1914 and the qualified electors of the state in their respective districts may at said election vote by ballot or by voting machine as provided by law for or against such proposed amendment in the manner provided by law, and the returns thereof shall be made and certified and such vote shall be canvassed and the result thereof declared within the time and in the manner provided by law with reference to the election of state officers; and if it appears thereupon that a majority of all the electors voting at such election shall have voted for and ratified the said amendment, then the governor shall make proclamation thereof, and such amendment so ratified shall take effect and be in force as a part of the constitution of this state.

Sec. 3. The ballots used at such election on such proposed amendment shall have printed thereon:

"Seven senator amendment—Amendment of Section 2 of Article 4 of the constitution, relating to the number of members of the senate and house of representatives and the basis of apportionment thereof. 'Yes.....No......" Each elector voting upon such proposed amendment, unless he vote by voting machine as provided by law, shall place a cross mark "X" opposite the word "Yes," or the word "No," according as he may wish to vote for or against such amendment, in space following such words; and in all precincts in this state using voting machines, the ballots shall be cast according to the provisions of law in relation to voting machines, and all votes shall be counted in accordance with the will of such electors as provided by the election laws of this state.

Sec. 4. This act shall take effect and be in force as provided by its terms and the laws of this state.