

A Bill for an act to suspend and act to reorganize
the Judiciary of Illinois

Sec 1 Be it Enacted by the people of the State of Illinois
represented in the General Assembly - That the law passed at
the present Session of this General Assembly, for the reorganization
of the Judiciary System of Illinois shall remain and be
inoperative until the people shall have decided on its merits,
or provided for in a subsequent section of this act. And that
no appointments of Judges shall be made under the act
to which this is a Supplement at the present Session of this Gen-
eral Assembly - anything in said act to the contrary not-
withstanding

Sec 2 - Be it further enacted that for the purpose of ascertain-
ing the opinions of the People of this State upon the propriety
of the change in the Judiciary proposed in the bill above recited
That a poll shall be given at the next August election for
Members of Congress in which there shall be two columns, one
of which shall be for the adoption of the proposed change
and the other against it, said election shall be held
and conducted and returns made as elections of Members
of Congress - And if a majority ~~of the majority~~ of all the
votes given shall be in favor of the proposed change in
the Judiciary system as above referred to - Then upon a
certificate of that fact being made by the Secretary of State
~~and published in the paper~~ The Legislature at its next
regular or special Session shall proceed to elect the
Judges provided for in said act and provide for the
carrying out the provisions of said act - But if a

Majority of all the Votes given on appeal to the
change than the act to which this is a Supplement
shall remain Null and void

[H. B. MISC. 7] A Bill
for

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the Judiciary of Illinois'

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