## Court of Appeals, State of Michigan

## ORDER

Michael J. Kelly

Presiding Judge

In Re Apportionment-Marquette County-2011

00-000000

Peter D. O'Connell

Docket No. 304413

LC No.

Patrick M. Meter

Judges

Pursuant to MCR 7.206(D)(3), the Court orders that the petition for review is DISMISSED for lack of merit in the grounds presented. The adopted apportionment plan meets the requirements of the laws of this state. MCL 46.404, MCL 46.406. The population divergence under the plan is less than the 11.9% allowed by Apportionment of Wayne Co Bd of Comm'rs-1982, 413 Mich 224, 263; 321 NW2d 615 (1982). The other plans considered had greater population variances, and were not superior to the adopted plan. All districts in the plan are contiguous. Given the population distribution in the county and the township boundaries, the districts are reasonably square and compact. The division of Marquette Township and combination with portions of the City of Marquette was reasonable given the population of those areas. The adopted plan is a "reasonable choice in the reasoned exercise of judgment." Id., at 264.



A true copy entered and certified by Larry S. Royster, Chief Clerk, on

JUL 12 2011

Chief Clerk