TITLE 67
STATE GOVERNMENT AND STATE AFFAIRS

CHAPTER 2
LEGISLATIVE DISTRICTS

67-204. DUTY OF SECRETARY OF STATE -- APPORTIONMENT OF NEW COUNTIES. The secretary of state must certify to the county auditor of each county on or before the first day of April preceding a general election the number of representatives in the legislature said county will be entitled to elect at the following election. When any new county has been created, subsequent to the last general election for governor, the total vote cast for governor in the territory included in such new county and in the territory remaining in any county or counties from which said new county has been created shall be estimated by the secretary of state as nearly as possible from the election returns and the legislative apportionment figured thereon.

[(67-204) Compiled and reen. C.L. 4:4; C.S., sec. 54; I.C.A., sec. 65-204.]

67-205. UNASSIGNED PRECINCTS -- ASSIGNMENT BY COUNTY COMMISSIONERS. In the event in the enactment of legislation creating legislative and representative districts for the election of senators and representatives, any election precinct has been omitted from any legislative and/or representative district or has been included in more than one legislative and/or representative district, the county commissioners of the county in which any such precinct is located are authorized and directed to make such changes as are hereinafter provided. If an omitted precinct is located entirely within a district, it shall be included in such district. If an omitted precinct borders on two (2) or more districts, it shall be included in the district which has the smaller number of registered voters. If a precinct has been included in more than one legislative or more than one representative district, it shall be removed from the district or districts which have the larger number of registered voters, provided, however, that such precinct must be contiguous with the legislative and representative district with which it is included.

[67-205, added 1966 (3rd E.S.), ch. 4, sec. 1, p. 15.]