73D CONGRESS 2D SESSION

H. R. 9831

IN THE HOUSE OF REPRESENTATIVES

June 2, 1934

Mr. Iglesias introduced the following bill; which was referred to the Committee on the Territories and ordered to be printed

A BILL

- To enable the people of Puerto Rico to form a constitution and State government and be admitted into the Union on an equal footing with the States.
- Whereas it has been the intention of the United States of America to prepare the people of Puerto Rico for statehood as is evidenced by the several Acts of Congress applicable to Puerto Rico and more specially by the Act of Congress approved March 2, 1917, granting United States citizenship to the people of Puerto Rico, the first step toward that end; and
- Whereas by concurrent resolution of the Legislature of Puerto Rico, approved April 15, 1934, it declared that the final status of Puerto Rico should be statehood and that the people of Puerto Rico desire that Puerto Rico become a State, forming a part of and associated with the federation of the United States of America; and

Whereas by virtue of said resolution the people of Puerto Rico desire to petition the Congress of the United States of America for legislation authorizing the people of Puerto Rico to adopt their own State constitution for its approval by the Congress of the United States of America: Therefore

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,
That the inhabitants of all that part of the area of the United
States now constituting the Territory of Puerto Rico, as at
present described, may become the State of Puerto Rico as
hereinafter provided.

Sec. 2. All citizens of the United States who have the

7 qualifications of voters for representatives of the insular 8 Legislature of Puerto Rico are hereby authorized to vote for 9 and choose delegates to form a convention in said Territory. 10 Such delegates shall possess the qualifications of such elec-11 tors; and the aforesa'd convention shall consist of thirty-nine 12 delegates apportioned among the several representative 13 districts within the limits of the proposed State as follows: 14 One delegate for each of the thirty-five representative dis-15 tricts and four delegates at large to be chosen by said thirty-16 five representative districts. 17 18

The governor of said Territory shall, within 30 days after the approval of this Act, issue a proclamation ordering an election of the delegates as aforesaid in said Territory to be held at a time to be designated in the proclamation

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within six months after the approval of this Act which proc-1 lamation shall be issued at least thirty days prior to the time 2 of holding said election of delegates. The election for dele-3 gates shall be conducted, the returns made, the result ascer-4 tained, and the certificates of persons elected to such conven-5 tion issued, in the same manner as is prescribed by the laws 6 of said Territory regulating elections therein of members of 7 Persons possessing the qualifications en-8 the legislature. titling them to vote on the ratification or rejection of the 9 constitution may do so under such rules or regulations as 10 said convention may prescribe, not in conflict with this Act. 1. 12 SEC. 3. The delegates to the convention thus elected 13 shall meet at the seat of the government of said Territory 14 on the second Tuesday after their election, excluding the 15 day of election in case such day shall be Tuesday, but they shall not receive compensation for more than sixty days of 16 17 service, and, after organization, shall declare on behalf of the people of said proposed State that they adopt the Con-18 stitution of the United States, whereupon the said conven-19 20 tion shall be, and is hereby, authorized to form a constitu-21 tion and State government for said proposed State. 22The constitution shall be republican in form, and make 23 no distinction in civil or political rights on account of race 24 or color, and shall not be repugnant to the Constitution of

the United States and the principles of the Declaration of

- 1 Independence. And said convention shall provide, by ordi-
- 2 nance, irrevocable without the consent of the United States
- 3 and the people of said State-
- 4 First. That perfect toleration of religious sentiment
- 5 shall be secured, and that no inhabitant of said State shall
- 6 ever be molested in person or property on account of his
- 7 or her mode of religious worship.
- 8 Second. The State of Puerto Rico shall retain all the
- 9 public property, vacant and unappropriated lands lying
- 10 within its limits now ceded, transferred, and in possession
- 11 of the United States, except such as are in the possession
- 12 of and used by a department of the United States, and may
- 13 dispose of the same as the said State may direct.
- 14 Third. That the debts and liabilities of said Territory
- 15 of Puerto Rico shall be assumed and paid by said State and
- 16 all debts and assets owed to said Territory of Puerto Rico
- 17 shall be assumed and collected by said State.
- Fourth. That provision shall be made for the establish-
- 19 ment and maintenance of a system of public schools, which
- 20 shall be open to all the children of said State and free from
- 21 sectarian control.
- SEC. 4. In case a constitution and State government
- 23 shall be formed in compliance with the provisions of this
- 24 Act, the convention forming the same shall provide by
- 25 ordinance for submitting said constitution to the people of

1 said State for its ratification or rejection, at an election to 2 be held at a date to be fixed by said convention, which 3 shall be not more than sixty days from the date of its ad-4 journment, at which election the qualified voters of said 5 proposed State shall vote directly for or against the proposed ϵ constitution, and for or against any provisions separately 7 The return of said election shall be made to submitted. 8 the secretary of Puerto Rico, who shall cause the same to 9 be canvassed, and if a majority of the votes cast on that 1() question shall be for the constitution, the Governor of the 11 Territory of Puerto Rico shall certify the result to the Presi-12 dent of the United States, together with a statement of the 15 votes cast thereon, and upon separate articles or propositions, and a copy of said constitution, articles, propositions, 14 15 and ordinances. If the constitution and government of said proposed State are republican in form, and if all the provi-16 17 sions of this Act have been complied with in the formation 18 thereof, it shall be the duty of the President of the United 19 States to issue his proclamation announcing the result of said election, and thereupon the proposed State of Puerto Rico 20 21shall be deemed admitted by Congress into the Union, under 22and by virtue of this Act, on an equal footing with the rest 23of the low-eight States from and after the date of said 24 proclamation.

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1	SEC. 5. The sum of \$200,000, or so much thereof as
2	may be necessary, is hereby authorized to be appropriated.
3	out of any money in the Treasury of the United States not
4	otherwise appropriated, for defraying the expenses of the
5	elections provided for in this Act and of the convention,
6	and for the payment of the members thereof, under the same
7	rules and regulations and at the same rates as are now pro-
8	vided by law for the payment of the Territorial Legislature
9	of the Territory of Puerto Rico and the disbursements of
10	the money appropriated by this section shall be made by
11	the secretary of the Territory of Puerto Rico.
12	SEC. 6. Until the next general census, or until other-
13	wise provided by law, said State shall be entitled to two
14	Representatives in the House of Representatives of the
15	United States, which representatives, the two Senators of
16	the United States, together with the Governor and other
17	officers provided for in said constitution, shall be elected on
18	the day of the election for the adoption of the constitution;
19	and until said State officers are elected and qualified under
20	the provisions of the constitution, and the State is admitted
21	into the Union, the territorial officers shall continue to dis-
22	charge the duties of the respective offices in said Territory.
23	SEC. 7. Said State when admitted as aforesaid shall
24	constitute one judicial district, to be known as the "District
25	of Puerto Rico." The District Courts for the District of

Puerto Rico shall be held one term at San Juan and one 1 term at Ponce each year, and special terms may be held at 2 such times and places in said district as the said judges may 3 deem expedient. And the said district shall, for judicial 4 purposes, until otherwise provided, be attached to the first 5 judicial circuit. There shall be appointed for said district 6 two district judges, one United States attorney, and one 7 United States marshal. There shall be appointed two clerks 8 for said district who shall keep their offices at San Juan 9 and Porce respectively. The regular term of said court 10 shall be held at the place designated in this Act, at San 11 Juan on the first Monday in January and at Ponce on the 12 13 first Monday in March in each year, and one grand jury shall be summoned in each year in each of said district courts. 14 The district court for said district, and the judges thereo 15 respectively, shall possess the same powers and jurisdiction 16 and perform the same duties required to be performed by 17 other district courts and judges of District Courts of the 18 United States and shall be governed by the same laws and 19 The marshal, district attorney, clerks, and regulations. 20 stenographers of the district courts of said district, and all 21 other officers and persons performing duties in the adminis-22 tration of justice therein, shall severally possess the powers 23 and perform the duties lawfully required to be performed by 24 similar officers in other districts of the United States, and 25

- 1 shall, for the services they may perform, receive the fees
- 2 and compensation now allowed by law to officers performing
- 3 similar service for the United States in other districts of the
- 4 United States.
- 5 Sec. 8. The laws in force in the Territory of Puerto
- 6 Rico, as far as applicable, shall extend over and apply to
- 7 said State until changed by the legislature thereof.
- 8 Sec. 9. All appeals or writs of error taken from the
- 9 Supreme Court of the Territory of Puerto Rico to the
- 10 Supreme Court of the United States or the United States
- 11 Circuit Court of Appeals for the First Circuit, previous to
- 12 the final admission of such State, shall be prosecuted to final
- 13 determination as though this Act had not been passed.
- 14 And all cases in which final judgment has been rendered
- 15 in such territorial appellate courts which appeals or writs
- 16 of error might be had except for the admission of such
- 17 State may still be sued out, taken, and prosecuted to the
- 18 Supreme Court of the United States or the United States
- 19 Circuit Court of Appeals under the provisions of existing
- 20 laws, and there held and determined in like manner, and in
- 21 either case the Supreme Court of the United States, or
- 22 the United States Circuit Court of Appeals, in the event
- 23 of reversal shall remand the said cause to either the State
- 24 Supreme Court or other final appellate court of said State,
- 25 or the United States District Court for said State, as the

case may require: Provided, That the time allowed by 1 existing law for appeals and writs of error from appellate 2 courts of said Territory shall not be enlarged hereby, and 3 all appeals and writs of error not sued out from the final 4 judgments of said courts at the time of the admission of such 5 State shall be taken within six months from such time. 6 SEC. 10. All causes pending in the Supreme Court 7 8 of the Territory of Puerto Rico and in the United States 9 courts arising under the constitution, laws, or treaties of the 10 United States or affecting ambassadors, ministers, or consuls of the United States or of any other country or State, or 11 12 of admiralty or of maritime jurisdiction, or in which the 13 United States may be a party, or between citizens of the same State claiming lands under grants from different States; 14 and in all cases where there is a controversy between citizens 15 of said Territory prior to admission and citizens of different 16 States, or between citizens of different States, or between a 17 citizen of any State and citizens or subjects of any foreign 18 19 state or country, and in which cases of diversity of citizen-20 ship there shall be more than \$2,000 in controversy exclu-11 sive of interest and costs, shall be transferred to the proper 22 United States District Court for final disposition: Provided, 23That said transfer shall not be made in any case where the United States is not a party except on application of one 24 25 of the parties in court in which the cause is pending, at or

before the second term of such court, after the admission 1 of said State, supported by oath, showing that the case is 2 one which may be so transferred the proceedings to affect 3 such transfer, except as to time and parties, to be the same 4 as are now provided by law for the removal of causes from 5 State court to a District Court of the United States; and 6 in causes transferred from the appellate courts of said Ter-7 ritory the District Court of the United States in such State 8 shall first determine such appellate matters as the successor 9 of and with all the power of said territorial appellate courts, 10 and shall thereafter proceed under its original jurisdiction 11 of such causes. All final judgments and decrees rendered in 12 such district court in such trav ferred cases may be reviewed 13 14 by the Supreme Court of the United States or by the United States Circuit Court of Appeals in the same manner as is 15 now provided by law with reference to existing United 16 States strict Courts. 17 SEC. 11. All cases pending in the Supreme Court of 18 said Territory of Puerto Rico not transferred to the United 19 States District Court in said State of Puerto Rico shall be 20 proceeded with, held, and determined by the supreme or 21 other final appellate court of such State as the successor of 22 23 said territorial Supreme Court and appellate court subject to the same right to review upon appeal or error to the 24

Supreme Court of the United States or by the Circuit Court

of Appeals of the United States not allowed from the 1 supreme or appellate courts of a State under existing laws, 2 3 Jurisdiction of all cases pending in the courts of original 4 jurisdiction in said Territory not transferred to the United States District Court shall devolve upon and be exercised 5 6 by the courts of original jurisdiction created by said State. 7 SEC. 12. The supreme court or other court of last 8 resort of said State shall be deemed to be successor of said 9 territorial appellate courts and shall take and possess any 10 and all jurisdiction as such, not herein otherwise specifically 11 provided for, and shall receive and retain the custody of 12 all books, dockets, records, and files, not transferred to other 13 courts, as herein provided subject to the duty for furnishing 14 transcripts of all book entries in any specific case transferred 15 to complete the record thereof. 16 SEC. 13. The courts of original jurisdiction of such 17 State shall be deemed to be the successor of all courts of no 18 original jurisdiction of said Territory and as such, shall take 19 and retain custody of all records, dockets, journals, and files 20 of such courts except in causes transferred therefrom, as 21 herein provided; the files and papers in such transferred 22 cases shall be transferred to the United States District Court, 23 together with a transcript of all book entries to complete

the record in such particular case so transferred.

SEC. 14. All cases pending in the insular district 1 courts of the Territory of Puerto Rico at the time said Terri-2 tory becomes a State not transferred to the United States 3 District Court in the State of Puerto Rico shall be proceeded 4 with, held, and determined by the courts of said State, the 5 successors of said insular district courts of the Territory of 6 Puerto Rico with the right to prosecute appeals or writs of 7 error to the Supreme Court of said State, and also with the 8 same right to prosecute appeals or writs of error from the 9 final determination in said causes made by the supreme 10 court of said State of Puerto Rico to the Supreme Court of 11 the United States, as now provided by law for appeals and 12 writs of error from the supreme court of a State to the 13 Supreme Court of the United States. 14 Sec. 15. The constitutional convention shall by ordi-15 nance provide for the election of officers for a full State 16 government, including members of the legislature, two 17 United States Senators, and two Representatives in Con-18 gress. 19

United States Senators, and two Representatives in Congress. Such State government shall remain in abeyance until the State shall be admitted into the Union and the election for State officers held as provided for in this Act. The governor and secretary of said State shall certify the election of the Senators and Representatives in the manner required by law; and said Senators and Representatives shall be entitled to be admitted to seats in Congress and

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- to all the rights and privileges of Senators and Representa-1 tives of other States in Congress of the United States. And 2 the officers of the State government formed in pursuance 3 of said constitution, as provided by said constitutional 4 convention, shall proceed to exercise all the functions of 5 such State officers; and all the laws in force in the Territory 6 of Puerto Rico at the time of admission of said State into 7 the Union shall be in force throughout said State, except as 8 modified or changed by this Act or by the constitution of 9 the State, and the laws of the United States not locally 10 inapplicable shall have the same force and effect within 11
- 13 SEC. 16. All Acts or parts of Acts in conflict with 14 the provisions of this Act, whether passed by the Legis-15 lature of said Territory or by Congress, are hereby repealed.

said State as elsewhere within the United States.

A BILL

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By Mr. IGLESIAS

JUNE 2, 1934

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