GENERAL ASSEMBLY OF NORTH CAROLINA THIRD EXTRA SESSION 2016

HOUSE BILL DRH30015-LU-3 (12/13)

Short Title:	Nonpartisan Redistricting Commission.	(Public)			
Sponsors:	Representative L. Hall.				
Referred to:					
	A BILL TO BE ENTITLED				
AN ACT TO	ESTABLISH A NONPARTISAN REDISTRICTING PROCES	S			
	The General Assembly of North Carolina enacts:				
	ECTION 1. Chapter 120 of the General Statutes is amended by	adding a new Article			
to read:		udding a new Thileie			
10 1000	"Article 1B.				
	"Nonpartisan Redistricting Process.				
"8 120-4 51	Definitions.				
	in this Article, unless the context requires otherwise, the followin	a definitions apply.			
	 <u>Census Bureau. – The United States Bureau of the Census.</u> 	<u>g definitions appry:</u>			
	 <u>Commission. – The Temporary Redistricting Advisory Com</u> 	mmission established			
<u>\</u>	pursuant to this Article.	initiasion established			
(*	 <u>B)</u> Federal census. – The decennial census required by federal 	law to be conducted			
1-	by the Census Bureau in every year ending in zero.	The to be conducted			
(/	 Four selecting authorities. – 				
7					
	<u>a.</u> <u>The President Pro Tempore of the Senate.</u> <u>b.</u> <u>The minority leader of the Senate.</u>				
	<u>c.</u> <u>The Speaker of the House of Representatives.</u>				
	<u>d.</u> <u>The minority leader of the House of Representative</u>	c			
(4	5) Ideal population. – The number determined by dividing the				
1-	in a plan into the population of the State as reported in the				
(4	<u>5)</u> <u>Plan. – A plan for legislative and congressional reappo</u>				
<u>((</u>	pursuant to the requirements of this Article.	<u>ntioninent drawn up</u>			
C	7) Political party office. – An office in the national or Sta	te organization of a			
<u>1</u>	political party.	<u>ate organization or a</u>			
(5	<u>B)</u> <u>Public office. –</u>				
<u>10</u>					
	 <u>An elective State, local, or federal office.</u> An appointive State or federal office. 				
(0	2) Relative. – An individual who is related to the person i	n question as father			
<u>1-</u>	mother, son, daughter, brother, sister, uncle, aunt, first co	±			
	husband, wife, grandfather, grandmother, father-in-J	-			
		in-law, stepfather,			
	stepmother, stepson, stepdaughter, stepbrother, stepsister,				
	sister.				
(1	10) VTD. – A voting tabulation district reported by the Census	Bureau			
	Preparations for redistricting	Durvau.			



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1	(a) The	Legislative Services Office shall acquir	re appropriate information, review and		
2		ation, review and evaluate available			
3		eparation for drawing congressional and 1			
4		census. Funds shall be expended for the	• • •		
5	materials only w	ith prior approval of the Legislative Servi	ces Commission.		
6		becember 31 of each year ending in zer			
7	obtain from the	Census Bureau information regarding ge	ographic and political units in this State		
8	for which federa	l census population data has been gathered	ed and will be tabulated. The Legislative		
9	Services Office s	shall use the data so obtained to:			
10	<u>(1)</u>	Prepare necessary descriptions of get	ographic and political units for which		
11		census data will be reported and whic	h are suitable for use as components of		
12		legislative districts.			
13	<u>(2)</u>	Prepare maps of counties, cities, preci	ncts, VTDs, and other geographic units		
14		within the State which may be used	to illustrate the locations of legislative		
15		district boundaries proposed in plans dr	awn in accordance with this Article.		
16	<u>(c)</u> <u>As so</u>	on as possible after January 1 of each yea	ar ending in one, the Legislative Services		
17	Office shall obta	in from the Census Bureau the population	on data needed for legislative districting		
18	which the Censu	s Bureau is required to provide this State	under P.L. 94-171 and shall use that data		
19		ulation figure to geographic and politi			
20	completing that	task, the Legislative Services Office shal	l begin the preparation of congressional		
21	-	stricting plans as required by this Article.			
22	· · · -	each delivery by the Legislative Service			
23	• •	plan, pursuant to this Article, the Legisl			
24		ke available to the public the following in			
25	<u>(1)</u>		gislative Services Office to the General		
26		Assembly.			
27	<u>(2)</u>	Maps illustrating the plan.			
28	<u>(3)</u>	• •	d by this Article for development of the		
29 20	(A)	<u>plan.</u>	h district included in the slaw and the		
30 21	<u>(4)</u>		h district included in the plan and the		
31 32	"8 120 / 52 Dm	relative deviation of each district popula	ation from the ideal district population.		
32 33		e parations for redistricting. ater than April 1 of each year ending in c	na the Lagislative Services Office shall		
33 34		ncipal Clerk of the Senate and the Princip			
35		pers of the Senate and the House of Rep	-		
36		e and congressional districting prepared			
37		ticle that the bill shall be brought to a v			
38		expeditiously, but not less than three			
39		stricting Advisory Commission required	• •		
40	- · ·	nembers of the General Assembly. The b			
41		o amendments except those of a purely co			
42		if the bill is approved on third reading by			
43		usly be brought to a vote in the second ho			
44	-	ing the plan submitted by the Legislativ	-		
45	fails to be approved on second or third reading in either the Senate or the House of				
46	Representatives, the Principal Clerk of the Senate or the Principal Clerk of the House, as the case				
47	may be, shall at once, but in no event later than seven days after the date the bill failed to be				
48	approved, transm	nit to the Legislative Services Office info	rmation which the Senate or House may		
49		on regarding reasons why the plan was no			
50		population data for legislative districting			
51	provide this Sta	ate under P.L. 94-171 and, if used by	y the Legislative Services Office, the		

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1 corresponding geographic referencing data file for that population data are not available to the 2 Legislative Services Office on or before February 15 of the year ending in one, the April 1 date set 3 forth in subsection (a) of this section shall be extended by a number of days equal to the number of 4 days after February 15 of the year ending in one that the federal census population data and the 5 geographic encoding and referencing data file for legislative districting become available. 6 If the bill embodying the plan submitted by the Legislative Services Office under (c) 7 subsection (a) of this section fails to pass second or third reading in either house, the Legislative 8 Services Office shall prepare a bill embodying a second plan of legislative and congressional 9 districting. The bill shall be prepared in accordance with this section and, insofar as it is possible 10 to do so within the requirements of G.S. 120-4.54, with the reasons cited by the Senate or House 11 of Representatives by resolution for the failure to approve the plan. If a second plan is required under this subsection, the bill embodying it shall be delivered to the Principal Clerk of the Senate 12 13 and the Principal Clerk of the House of Representatives and to the members of the Senate and the 14 House of Representatives not later than 35 calendar days after the date of the vote by which the 15 Senate or the House of Representatives fails to approve the bill submitted under subsection (a) of 16 this section. If it is necessary to submit a bill under this subsection, the bill shall be brought to a 17 vote not less than seven calendar days after the bill is submitted and made available to the 18 members of the General Assembly, under a procedure or rule permitting no amendments except 19 those of a purely corrective nature. It is further the intent of this Article that if the bill is approved 20 on third reading by the first house in which it is considered, it shall expeditiously be brought to a 21 vote in the second house under a similar procedure or rule. If the bill embodying the plan 22 submitted by the Legislative Services Office under this subsection fails to be approved on second 23 or third reading in either the Senate or the House of Representatives, the Principal Clerk of the 24 Senate or the Principal Clerk of the House, as the case may be, shall transmit to the Legislative 25 Services Office in the same manner, as described in subsection (a) of this section, information 26 which the Senate or House may direct by resolution regarding reasons why the plan was not 27 approved. 28 (d) If the bill embodying the plan submitted by the Legislative Services Office under 29 subsection (c) of this section fails to be enacted, the same procedure as prescribed by subsection 30 (c) of this section shall be followed. If a third plan is required under this subsection, the bill 31 embodying it shall be delivered to the Principal Clerk of the Senate and the Principal Clerk of the 32 House of Representatives and to the members of the Senate and the House of Representatives not 33 later than 35 calendar days after the date of the vote by which the Senate or the House of 34 Representatives fails to approve the bill submitted under subsection (c) of this section. If it is 35 necessary to submit a bill under this subsection, the bill shall be brought to a vote within the same 36 time period after its delivery to the Principal Clerk of the Senate and the Principal Clerk of the 37 House of Representatives as is prescribed for the bill submitted under subsection (c) of this section 38 but shall be subject to amendment in the same manner as other bills. 39 Prior to delivering any plan and the bill embodying that plan in accordance with this (e) 40 section, the Legislative Services Office shall provide to persons outside its staff only such 41 information regarding the plan as may be required by policies agreed upon by the Temporary 42 Redistricting Advisory Commission. This subsection does not apply to population and geographic 43 data furnished to the Legislative Services Office by the Census Bureau. 44 "§ 120-4.54. Redistricting standards. 45 Legislative and congressional districts shall be established on the basis of population. (a) 46 (b) Senatorial and representative districts, respectively, shall each have a population that is 47 within five percent (5%) of the ideal population for that district. 48 Congressional districts shall each have a population as nearly equal as practicable to (c) 49 the ideal population, but in all cases within one-tenth of a percent (0.1%) of the ideal population. 50 Legislative and congressional districts shall be drawn in a manner that complies with (d)

51 requirements of federal and State law.

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1	(e) To the extent consistent with other standards provided by this section, district				
2	boundaries in a plan shall coincide with the boundaries of political subdivisions of the State. In				
3	Senate and State House plans, the "whole county" requirements established by the North Carolina				
4	Constitution shall be complied with in a manner consistent with federal law. The number of				
5	counties and cities divided among more than one district shall be as small as possible, but in the				
6	case of cities located in more than one county, minimizing the division of counties prevails. The				
7	division of VTDs shall also be minimized consistent with the other standards of this section.				
8	(f) Districts shall be composed of convenient contiguous territory. Areas which meet only				
9	at the points of adjoining corners are not contiguous.				
10	(g) Districts shall be reasonably compact in form, to the extent consistent with the				
11	standards established by this section. In general, reasonably compact districts are those which are				
12	square, rectangular, or hexagonal in shape, and not irregularly shaped, to the extent of natural or				
13	political boundaries or those of VTDs. If it is necessary to compare the relative compactness of				
14	two or more districts, or of two or more alternative districting plans, the tests prescribed by this				
15	subsection shall be used as follows:				
16	(1) Length-width compactness. – The compactness of a district is greatest when the				
17	length of the district and the width of the district are equal. The measure of a				
18	district's compactness is the absolute value of the difference between the length				
19	and the width of the district. In general, the length-width compactness of a				
20	district is calculated by measuring the distance from the northernmost point or				
21	portion of the boundary of a district to the southernmost point or portion of the				
22	boundary of the same district and the distance from the westernmost point or				
23	portion of the boundary of the district to the easternmost point or portion of the				
24	boundary of the same district. The absolute values computed for individual				
25	districts under this subdivision may be cumulated for all districts in a plan in				
26	order to compare the overall compactness of two or more alternative districting				
27	plans for the State or for a portion of the State.				
28	(2) <u>Perimeter compactness. – The compactness of a district is greatest when the</u>				
29	distance needed to traverse the perimeter boundary of a district is as short as				
30	possible. The total perimeter distance computed for individual districts under				
31	this subdivision may be cumulated for all districts in a plan in order to compare				
32	the overall compactness of two or more alternative districting plans for the				
33	State or for a portion of the State.				
34	(h) <u>No district shall be drawn for the purpose of favoring a political party, incumbent</u>				
35	legislator, or member of Congress, or other person or group, or for the purpose of augmenting or				
36	diluting the voting strength of a language or racial minority group. In establishing districts, no use				
37	shall be made of any of the addresses or geographic locations of incumbents.				
38	Except to the extent required by the North Carolina or United States Constitutions, the Voting				
39	Rights Act of 1965, and applicable court decisions, no use shall be made of:				
40	(1) Political affiliations of registered voters.				
41	(2) <u>Previous election results.</u>				
42	(3) Demographic information, other than population head counts.				
43	"§ 120-4.55. Temporary Redistricting Advisory Commission.				
44	(a) Not later than February 15 of each year ending in one, a five-member Temporary				
45	Redistricting Advisory Commission shall be established as provided by this section. The				
46	Commission's only functions shall be those prescribed by G.S. 120-4.56.				
47	(b) Each of the four selecting authorities shall certify to the Chair of the State Board of				
48	Elections the authority's appointment of a person to serve on the Commission.				
49	(c) Within 10 days after the four selecting authorities have certified their respective				
50	appointments, but in no event later than February 15 of the year ending in one, the four				
51	commission members so appointed shall select, by a vote of at least three members, and certify to				

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the Chair	of the	e State Board of Elections the fifth	Commission member, who shall serve as
chairpersc	<u>on.</u>		
(d)	A vac	cancy on the Commission shall be fille	ed by the initial selecting authority within 15
	-	cancy occurs.	
(e)			ve from funds appropriated to the General
<u></u>			ent for other necessary expenses incurred in
•	-	duties as provided by G.S. 138-5 or C	• •
-	(f) No person shall be appointed to the Commission who:		
<u></u>	(1)	Is not a registered voter of this State	
	(2)	Holds public office or political party	
	$\frac{(2)}{(3)}$		member of the General Assembly or of the
	<u>(8)</u>		ives or Senate or is employed directly by the
		-	States House of Representatives or Senate.
"8 120-4 4	56 Du	ties of Commission.	States House of Representatives of Senate.
		s of the Commission shall be as follow	vs.
<u></u>	(1)		ion made by the Legislative Services Office
	<u>(1)</u>		required by this Article; the Legislative
			he necessity to make any decision for which
			provided by G.S. 120-4.54 and requests
		direction from the Commission.	provided by G.S. 120 4.54 and requests
	(2)		cies the release of information under
	<u>(2)</u>	G.S. 120-4.53(e).	eles the release of information under
	<u>(3)</u>		ve Services Office to the General Assembly
	<u>(3)</u>		lan, as required by G.S. 120-4.53(a), the
		Commission shall:	fail, as required by 0.5. 120-4.55(a), the
			bly possible, schedule and conduct at least
		i	fferent geographic regions of the State, on
		that plan.	merent geographic regions of the State, on
			omptly prepare and submit to the Principal
		<u>Clerk of the Senate and</u>	the Principal Clerk of the House of summarizing information and testimony
		•	ion in the course of the hearings. The
			clude any comments and conclusions which
			priate on the information and testimony
			otherwise presented to the Commission. The
			ubmitted no later than 14 calendar days after
			g an initial plan is delivered to the General
		Assembly."	
C 11 '			it becomes law and applies to redistricting
tollowing	the ret	urn of the 2020 federal decennial cens	sus.

40 following the return of the 2020 federal decennial census.