2010 SESSION

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1	SENATE BILL NO. 173
2	AMENDMENT IN THE NATURE OF A SUBSTITUTE
3	(Proposed by the Senate Committee on Privileges and Elections
4	on February 9, 2010)
5	(Patrons Prior to Substitute—Senators Deeds, Miller, J.C. [SB 296] and Vogel [SB 626])
6	A BILL to amend the Code of Virginia by adding in Chapter 3 of Title 24.2 an article numbered 1.1,
7	consisting of sections numbered 24.2-301.2, 24.2-301.3, and 24.2-301.4, relating to preparation of
8	and standards for state legislative and congressional redistricting plans; establishment of the
9 10	Bipartisan Redistricting Commission.
10 11	Be it enacted by the General Assembly of Virginia: 1. That the Code of Virginia is amended by adding in Chapter 3 of Title 24.2 an article numbered
12	1.1, consisting of sections numbered 24.2-301.2, 24.2-301.3, and 24.2-301.4, as follows:
13	Article 1.1.
14	The Bipartisan Redistricting Commission Act.
15	§ 24.2-301.2. The Bipartisan Redistricting Commission Act.
16	This article shall be known as the Bipartisan Redistricting Commission Act.
17	§ 24.2-301.3. Establishment of the Commission; standards for redistricting.
18	A. Commission. House of Delegates, state Senate, and congressional district lines shall be drawn by
19	the Bipartisan Redistricting Commission (the Commission) and then presented to the General Assembly
20	for enactment in accordance with the Constitution of Virginia. The Commission shall be constituted in
21	each year ending in zero, perform its duties as stated herein, and be dissolved in the following year
22	ending in one.
23 24	B. Commission membership. The Commission shall consist of seven members, none of whom shall be
24 25	a member or employee of the Congress of the United States or of the General Assembly. The members of the Commission shall be appointed with due consideration to geographic diversity and in the manner
2 6	provided herein.
27 27	There first shall be appointed six members, one each by: the President pro tempore of the Senate;
28	the Speaker of the House of Delegates; the leader in the Senate of the political party holding the most
29	seats in the Senate other than the political party of the President pro tempore; the leader in the House
30	of Delegates of the political party holding the most seats in the House of Delegates other than the
31	political party of the Speaker; the chairman of the state committee of the political party whose
32	candidate for the office of Governor received the largest number of votes at the most recent
33	gubernatorial election; and the chairman of the state committee of the political party whose candidate
34	for the office of Governor received the next largest number of votes in that election. These six
35 36	appointing authorities shall be referred hereafter as "Appointing Authorities." Appointments to the Commission under this subsection shall be made on or before August 15 of the
37	year in which such census is taken and shall be certified to the Secretary of the Commonwealth on or
38	before September 1 of that year. Each partisan delegation so appointed shall appoint one of its
39	members as its chairman who shall have authority to make such certifications and to perform such other
40	tasks as the members of that delegation shall reasonably require.
41	There then shall be appointed one member, to serve as an independent member, who shall have been
42	for the preceding five years a resident of the Commonwealth, but who shall not during that period have
43	held public or political party office in the Commonwealth. The independent member shall be appointed
44	upon the vote of at least four of the previously appointed members of the Commission on or before
45 46	October 1 of the year in which the census is taken, and those members shall certify that appointment to
46 47	the Secretary of the Commonwealth on or before October 5 of that year. If the previously appointed
4 7 48	members are unable to appoint an independent member within the time allowed therefor, they shall so certify to the Supreme Court not later than that October 5 and shall include in that certification the
49	names of the two persons who, in the members' final vote upon the appointment of the independent
50	member, received the greatest number of votes. Not later than November 1 following receipt of that
51	certification, the Supreme Court shall by majority vote of its full authorized membership select, of the
52	two persons so named, the one more qualified by education and occupational experience, by prior
53	public service in government or otherwise, and by demonstrated ability to represent the best interests of
54	the people of the Commonwealth, to be the independent member. The Court shall certify that selection
55	to the Secretary of the Commonwealth not later than the following November 5.
56	Vacancies in the membership of the Commission shall be filled in the same manner as the original

vacancies in the membership of the Commission shall be fitted in the same manner as the original
 appointments were made within five days of their occurrence. In the case of a vacancy in the
 membership of the independent member, if the other members of the Commission are unable to fill that
 vacancy within that five-day period, they shall transmit certification of such inability within three days

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60 of the expiration of the period to the Supreme Court, which shall select the person to fill the vacancy61 within five days of receipt of that certification.

62 The independent member shall serve as the chairman of the Commission.

63 C. Standards for Redistricting. The Commission shall draw district lines in accordance with the 64 following Standards for Redistricting (hereafter referred to as Standards):

65 1. All districts shall be composed of contiguous and compact territory and shall be as equal in
66 population as is practicable and in compliance with federal law. No district shall be composed of
67 territories contiguous only at a point.

68 2. All districts shall be drawn to comply with the Virginia and United States Constitutions, federal69 law, the federal Voting Rights Act, as amended, and relevant case law.

3. All districts, to the extent practicable, shall respect the boundary lines of existing political
subdivisions. More populous subdivisions shall be divided between or among districts before less
populous subdivisions are divided. The number of counties and cities divided among multiple districts
shall be as few as practicable.

4. All districts shall encompass communities of interest.

75 5. No district shall be drawn with consideration for the impact on incumbent legislators, members of
76 Congress, or known candidates for office.

6. No district shall be drawn to promote, or for the purpose of favoring, the interests of a political party.

79 7. All district boundaries shall be drawn to promote competitiveness to the extent practicable; 80 however, no district shall be made artificially competitive in violation of other Standards.

81 8. All district boundaries may be drawn to maintain the core geographical areas of existing districts,
82 to the extent not in conflict with other Standards.

D. Commission staff and advisory board. The Division of Legislative Services shall provide to the
Commission sufficient staff with the requisite expertise and other support as shall be reasonably
requested by the Commission. The staff of the Commission shall be under the control of the Chairman
of the Commission from the time of the appointment of staff to the dissolution of the Commission. The
staff of the Commission shall not be deprived of their employment during this period of time without the
express consent of the Commission. The Commission may request the assistance of outside counsel or
experts as it shall deem necessary.

90 1. Outside counsel or experts shall be certified by the Commission as nonpartisan at a public
91 meeting. Each outside counsel or expert shall pledge in writing that he will not, for at least five years
92 from the date of certification by the Commission, run for election in the congressional, Senate, and
93 House of Delegates districts drawn pursuant to this article.

94 2. No outside counsel or expert shall be appointed by the Commission who is related to any
95 Appointing Authority, member of the General Assembly, or member of the Virginia delegation to the
96 United States Congress as father, mother, son, daughter, brother, sister, uncle, aunt, first cousin,
97 nephew, niece, husband, wife, grandfather, grandmother, grandson, granddaughter, father-in-law,
98 mother-in-law, son-in-law, daughter-in-law, brother-in-law, sister-in-law, stepfather, stepmother, stepson,
99 stepdaughter, stepbrother, stepsister, half-brother, or half-sister.

3. Outside counsel or experts shall never have held elected partisan public office or political party 100 101 office and shall not have received income during the past 12 months from the General Assembly, a 102 committee thereof, the United States Congress, a committee thereof, a political party, a partisan 103 candidate, or a committee controlled by a partisan candidate. No individual who is, or was in the past five years, a registered lobbyist under Article 3 (§ 2.2-418 et seq.) of Chapter 4 of Title 2.2 may serve 104 as outside counsel or expert to the Commission. Restrictions on previous employment by the 105 Commonwealth shall not be construed to prevent an employee of a Virginia institution of higher 106 107 education from becoming an outside counsel or expert.

4. The Commission shall maintain a 12-member Citizens Advisory Board. The Appointing Authorities 108 109 shall each appoint two citizens of the Commonwealth to this Advisory Board. One of each two shall be a former member of the House of Delegates or state Senate. Appointments shall be made so as to reflect 110 the geographic, cultural, gender, and racial composition of the Commonwealth. The Commission may, at 111 its discretion, request that the Advisory Board provide advice to it on its duties and decisions to be 112 made during the district map creation process. All such requests shall be made in writing. However, the 113 Commission shall not delegate authority to the Advisory Board or any other body, group, or individual 114 115 for the creation of district maps.

§ 24.2-301.4. The district map creation process.

A. General. All deadlines defined in this section, excepting the public meeting of the Commission at
which it decides on operating procedures and other rules, may, at the discretion of the Commission, be
extended by the number of days after January 1 in the year ending in one before the Commonwealth is
provided with the enumeration data and census geography provided by the Bureau of the Census
pursuant to Public Law § 94-171. Notwithstanding this subsection, the Commission shall provide the

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First Official District Plan to the General Assembly no later than May 15 of the year ending in one. If
the Commission so decides, it may create and deliver the district plans for the General Assembly and
the United States Congress as separate bills.

B. Rulemaking. The Commission shall, before December 1 of the year ending in zero, hold a public meeting at which it shall decide upon and cause to be published on paper and on the Internet, the operating procedures and other rules under which it will perform its duties. It will also publish a schedule of public meetings to be held during the map creation process. All district maps produced by the Commission shall be in accordance with the Standards set out in § 24.2-301.3. The Commission shall keep records of its decisions, directions given to staff, and all other actions and activities as may be required to comply with the federal Voting Rights Act as amended and relevant laws and cases.

C. Initial map creation with data restrictions. Upon the receipt of census data, the Commission and
its staff shall create initial district maps. No individuals other than the Commission members, its staff,
and its certified counsel and experts shall be allowed to participate in the creation of initial maps.
Initial maps shall be released to the public via the Internet and other means as determined by the
Commission. Initial maps shall be created without the use of any of the following restricted data:

137 1. Data, hereafter Type 1, regarding election outcomes, voting history, voting trends or patterns, or
 138 the partisan affiliation of voters.

139 2. Data, hereafter Type 2, regarding the place of residence of incumbent legislators, members of
 140 Congress, or known candidates for said offices.

141 3. Data, hereafter Type 3, regarding demographic information, except that provided to the public
142 generally by the Bureau of the Census or required by the federal Voting Rights Act as amended or other
143 law.

144 D. Plan testing. Once an initial map or multiple initial maps have been created, the Commission may 145 access restricted data of Types 1 and 2, only as provided to the Commission by the State Board of 146 Elections on the request of the Commission, for the purpose of ensuring that the initial plans comply 147 fully with the Standards using this data. In no case shall such data be provided by an Appointing 148 Authority, the General Assembly, a member or committee thereof, a member of the United States 149 Congress, an official of a political party, a partisan candidate, a current partisan office holder, a member or official of a committee controlled by a partisan candidate, any of their employees, agents, or 150 contractors, or any individual who is, or has in the past five years been, a registered lobbyist under 151 152 Article 3 (§ 2.2-418 et seq.) of Chapter 4 of Title 2.2.

E. Release of plan for public comment. When the initial plans have been conformed to the Standards,
and no later than April 1 of the year ending in one, the Commission shall hold a public meeting at
which it shall certify a single district map plan as the Plan for Public Comment. All relevant details of
the Plan and information on the Standards shall be released at the public meeting and on the Internet.

157 F. Public comment period. During a period of time of no fewer than 15 days, the Commission shall 158 hold at least five public meetings at which it will receive public comment on the Plan for Public 159 Comment. Each meeting shall be held in a different congressional district. These meetings shall be 160 publicized as the Commission determines, attended by all Commission members, held at times convenient for the public to attend, held for no less than three hours each, and held in geographically disparate 161 162 areas of the Commonwealth. A record of each meeting shall be made, and the Commission shall cause 163 the comments or a reasonable summary thereof to be published on the Internet and by such other means 164 as the Commission determines.

165 G. Modifications of Plan. At the conclusion of the public comment period, the Commission may
166 modify the Plan for Public Comment to account for the comments, and the modified Plan shall comply
167 with the Standards.

H. Submission of Plan to General Assembly. Within 15 days of the completion of the public comment
period, the Commission shall hold a public meeting at which it certifies a Bipartisan Redistricting
Commission Plan. It shall cause its Plan to be submitted to each of the Appointing Authorities in the
form of a bill for introduction.

I. Legislative process.

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173 1. The bill to enact the Commission Plan and any other bill to delineate House of Delegates, state
174 Senate, or congressional district boundaries shall be considered by the appropriate standing committee
175 of the House and Senate (hereafter referred to as Committee).

176 2. If the Committee votes to report the Commission Plan bill without amendment, it shall report the
177 bill. If the Committee votes to report the Commission Plan bill with amendments or any other bill with
178 or without amendments, it shall cause its action to be communicated to the Commission. Within seven
179 days the Commission shall make a recommendation to the General Assembly whether or not the General
180 Assembly should agree to the Committee's report. The house receiving the Committee's report shall not
181 vote on the bill reported by the Committee until it has received the recommendation of the Commission.

182 3. If the Commission Plan bill is rejected by the Committee or the General Assembly, the

183 Commission may, at the discretion of the Chairman, prepare and release a new plan in accordance with
184 the Standards in the form of a bill and present it to the Appointing Authorities for their consideration
185 and introduction.

4. If the house of origin passes the Commission Plan bill without amendment, the bill shall be communicated to the second house. If the house of origin passes the Commission Plan with amendments or passes any other bill with or without amendments, it shall cause its action to be communicated to the Commission. Within seven days the Commission shall make a recommendation to the second house whether or not it should agree to the bill as passed by the first house.

191 5. The process outlined in subdivisions 2 and 4 shall apply to consideration in the second house.
192 When any bill is adopted by both houses and transmitted to the Governor, the Commission shall review
193 the bill and make its recommendation to the Governor as to his actions on the bill.

194 6. If the Governor proposes amendments to the bill, the Commission shall review his amendments
195 and make recommendations to the General Assembly as to whether or not it should agree to the
196 Governor's amendments at least one day prior to the General Assembly's consideration of the
197 amendments.

198 7. The Commission, when required to submit a recommendation, shall evaluate the outcome of 199 implementing the bill or amendment and determine if the bill or amendment has been drafted in 200 accordance with the Standards set forth in subsection B of § 24.2-301.3. When reviewing any bill or 201 amendment for recommendation, the Commission may use any data it deems necessary to analyze the 202 measure's outcome. If the Commission decides, by a majority vote, that the proposed bill or amendment 203 is not in accordance with the Standards, the Commission shall delineate the manner in which the 204 proposed bill or amendment deviates from the Standards and report such to the Appointing Authorities, 205 the Clerk of the House, and the Clerk of the Senate within the required time. The Commission may, at 206 its discretion, propose changes to the measure in question that would conform the measure to the Standards. Meetings at which the Commission votes to make a recommendation shall be public and 207 208 allow for public participation.

J. Submission under § 5 of the Voting Rights Act. On passage of a bill, and its enactment into law,
to define the election districts for the General Assembly and the United States House of Representatives,
the Commission shall cooperate with and assist the Attorney General or other relevant authority to the
extent necessary to complete the submission of the bill pursuant to § 5 of the Voting Rights Act.

213 K. Dissolution. On notification of clearance as required by the Voting Rights Act, the Commission 214 shall be dissolved. The Commission shall be reconstituted with the identical membership in any case 215 where the federal government or a court determines that modifications to the plan are required. The 216 reconstituted Commission shall follow, as closely as practicable, the process set out in this article to 217 most the requirements of the government or a court

217 *meet the requirements of the government or court.*