HOUSE BILL 997

G1, P5 HB 284/09 – HRU

CONSTITUTIONAL AMENDMENT

1lr1850

By: Delegates Schuh, Afzali, Aumann, Bates, Beitzel, Boteler, Cluster, Costa, Dwyer, Eckardt, Elliott, Fisher, Frank, George, Glass, Haddaway-Riccio, Hershey, Hogan, Hough, Impallaria, Jacobs, Kach, Kipke, Krebs, McComas, McConkey, McDermott, McDonough, McMillan, W. Miller, Myers, Norman, O'Donnell, Otto, Parrott, Ready, Schulz, Serafini, Smigiel, Stifler, Stocksdale, Szeliga, and Vitale

Introduced and read first time: February 11, 2011 Assigned to: Rules and Executive Nominations

A BILL ENTITLED

1 AN ACT concerning

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Election Law - Legislative Districting and Apportionment Commission

3 FOR the purpose of proposing an amendment to the Maryland Constitution to alter 4 the process of legislative districting and apportionment in the State by 5 establishing a Legislative Districting and Apportionment Commission; 6 providing for the membership, qualifications, chair, and duties of the 7 Commission; requiring the Commission to establish rules and procedures; 8 making Commission meetings and records subject to State law governing open 9 meetings and public records; requiring the Commission to file a final report 10 within a certain period of time with the Secretary of State; providing for the removal of a Commission member under certain circumstances; specifying a 11 12 process for filling a vacancy on the Commission; providing for the dissolution of 13 the Commission; requiring the Attorney General to petition the Court of Appeals to review the Commission's final report and make certain 14 15 determinations; requiring the Commission to prepare an amended plan under 16 certain circumstances; requiring the Court of Appeals to take certain actions 17 with respect to the Commission's report under certain circumstances; specifying that the Commission shall have staff and other resources as provided in the 18 19 State budget; and submitting this amendment to the qualified voters of the 20 State for their adoption or rejection.

- 21 BY proposing a repeal of the Maryland Constitution
- 22 Article III Legislative Department
- Section 5
- 24 BY proposing an addition to the Maryland Constitution

1 Article III – Legislative Department 2 Section 5

3 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 4 MARYLAND, (Three-fifths of all the members elected to each of the two Houses 5 concurring), That it be proposed that the Maryland Constitution read as follows:

Article III - Legislative Department

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Following each decennial census of the United States and after public hearings, the Governor shall prepare a plan setting forth the boundaries of the legislative districts for electing of the members of the Senate and the House of Delegates.

The Governor shall present the plan to the President of the Senate and Speaker of the House of Delegates who shall introduce the Governor's plan as a joint resolution to the General Assembly, not later than the first day of its regular session in the second year following every census, and the Governor may call a special session for the presentation of his plan prior to the regular session. The plan shall conform to Sections 2, 3 and 4 of this Article. Following each decennial census the General Assembly may by joint resolution adopt a plan setting forth the boundaries of the legislative districts for the election of members of the Senate and the House of Delegates, which plan shall conform to Sections 2, 3 and 4 of this Article. If a plan has been adopted by the General Assembly by the 45th day after the opening of the regular session of the General Assembly in the second year following every census, the plan adopted by the General Assembly in the second year following every census, the regular session of the General Assembly in the second year following every census, the Governor's plan presented to the General Assembly shall become law.

Upon petition of any registered voter, the Court of Appeals shall have original jurisdiction to review the legislative districting of the State and may grant appropriate relief, if it finds that the districting of the State is not consistent with requirements of either the Constitution of the United States of America, or the Constitution of Maryland.

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- 32 (A) (1) IN THE YEAR FOLLOWING EACH DECENNIAL CENSUS OF THE
 33 UNITED STATES OR WHEN REQUIRED BY THE UNITED STATES OR BY COURT
 34 ORDER, A LEGISLATIVE DISTRICTING AND APPORTIONMENT COMMISSION
 35 SHALL BE APPOINTED:
- 36 (I) TO DIVIDE THE STATE INTO CONSECUTIVELY 37 NUMBERED LEGISLATIVE DISTRICTS THAT CONFORM TO SECTIONS 2, 3, AND 4 38 OF THIS ARTICLE; AND

1	(II) TO DIVIDE THE STATE TO CREATE AS MANY										
2	CONGRESSIONAL DISTRICTS AS THERE ARE REPRESENTATIVES IN CONGRESS										
3	APPORTIONED TO THIS STATE.										
4	(2) LEGISLATIVE DISTRICTS SHALL BE ESTABLISHED IN										
5	ACCORDANCE WITH THE CONSTITUTION OF THE UNITED STATES OF AMERICA										
6	AND THE MARYLAND CONSTITUTION AND SHALL BE AS NEARLY EQUAL IN										
7	POPULATION AS PRACTICAL, BUT MAY NOT DEVIATE MORE THAN 1% IN										
8	POPULATION BETWEEN DISTRICTS.										
0	(D) (1) The India arms Diampianing and Apparentation										
9	(B) (1) THE LEGISLATIVE DISTRICTING AND APPORTIONMENT										
10	COMMISSION SHALL BE COMPOSED OF SEVEN MEMBERS.										
11	(2) A MEMBER OF THE COMMISSION:										
	(2) TIMENIBEN OF THE COMMISSION.										
12	(I) SHALL BE A REGISTERED VOTER IN THIS STATE FOR AT										
13	LEAST 3 YEARS PRECEDING APPOINTMENT TO THE COMMISSION;										
14	(II) SHALL AFFIRM THAT THE MEMBER IS COMMITTED TO										
15	APPLYING THE PROVISIONS OF THIS SECTION IN AN HONEST, INDEPENDENT,										
16	AND IMPARTIAL MANNER AND TO UPHOLDING PUBLIC CONFIDENCE IN THE										
17	INTEGRITY OF THE REDISTRICTING PROCESS; AND										
10	(III) DUDING THE 9 YEARS IMMEDIATELY PRESERVING										
18 19	(III) DURING THE 3 YEARS IMMEDIATELY PRECEDING APPOINTMENT TO THE COMMISSION:										
19	AFFOINTMENT TO THE COMMISSION.										
20	1. May not have been appointed to, elected										
21											
22	OFFICER IN A POLITICAL PARTY; AND										
23	2. May not have served as a registered										
24	LOBBYIST OR AS AN OFFICER OF A CAMPAIGN FINANCE ENTITY.										
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25	(C) (1) (I) ON OR BEFORE JANUARY 1 IN THE YEAR FOLLOWING A										
26 27	DECENNIAL CENSUS, THE COURT OF APPEALS SHALL NOMINATE A POOL OF 30										
27	CANDIDATES WHO ARE WILLING TO SERVE AND WHO MEET THE										

29 (II) THE POOL OF CANDIDATES SHALL CONSIST OF:

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1. TEN CANDIDATES FROM THE MAJORITY PARTY;

- 1 2. TEN CANDIDATES FROM THE PRINCIPAL
- 2 MINORITY PARTY; AND
- 3. TEN CANDIDATES WHO ARE NOT REGISTERED
- 4 WITH ANY POLITICAL PARTY OR WHO ARE FROM A POLITICAL PARTY OTHER
- 5 THAN THE MAJORITY PARTY OR THE PRINCIPAL MINORITY PARTY.
- 6 (2) (I) ON OR BEFORE FEBRUARY 1 IN THE YEAR FOLLOWING A
- 7 DECENNIAL CENSUS, OR WITHIN 15 DAYS AFTER LEGISLATIVE APPORTIONMENT
- 8 OR CONGRESSIONAL DISTRICTING IS REQUIRED BY LAW OR BY COURT ORDER,
- 9 FROM THE POOL OF CANDIDATES ESTABLISHED BY THE COURT OF APPEALS:
- 1. The President of the Senate shall make
- 11 ONE APPOINTMENT;
- 12 2. THE MINORITY LEADER OF THE SENATE SHALL
- 13 MAKE ONE APPOINTMENT;
- 3. The Speaker of the House of Delegates
- 15 SHALL MAKE ONE APPOINTMENT; AND
- 16 4. The Minority Leader of the House of
- 17 DELEGATES SHALL MAKE ONE APPOINTMENT.
- 18 (II) FOLLOWING THE APPOINTMENT OF THE FOUR
- 19 MEMBERS SPECIFIED UNDER SUBPARAGRAPH (I) OF THIS PARAGRAPH, THE
- 20 SECRETARY OF STATE SHALL CONVENE A MEETING OF THOSE FOUR
- 21 APPOINTEES WHO THEN BY MAJORITY VOTE SHALL SELECT FROM THE POOL OF
- 22 CANDIDATES ESTABLISHED BY THE COURT OF APPEALS THREE ADDITIONAL
- 23 MEMBERS OF THE COMMISSION.
- 24 (III) THE THREE ADDITIONAL MEMBERS MAY NOT RESULT IN
- 25 THE COMMISSION HAVING MORE THAN TWO MEMBERS WHO ARE AFFILIATED
- 26 WITH THE SAME POLITICAL PARTY OR WHO ARE NOT AFFILIATED WITH ANY
- 27 POLITICAL PARTY.
- 28 (IV) ONCE IT IS FULLY CONSTITUTED, THE COMMISSION, BY
- 29 MAJORITY VOTE, SHALL ELECT ITS CHAIR FROM AMONG ITS MEMBERS.
- 30 (D) (1) SUBJECT TO PARAGRAPHS (2) AND (3) OF THIS SUBSECTION,
- 31 THE COMMISSION SHALL ESTABLISH RULES AND PROCEDURES TO GOVERN ITS
- 32 **OPERATIONS.**

- 1 (2) ANY OFFICIAL ACT OF THE COMMISSION SHALL REQUIRE AT LEAST FOUR AFFIRMATIVE VOTES.
- 3 (3) ANY MEETING AND ANY RECORD OF THE COMMISSION SHALL 4 BE SUBJECT TO APPLICABLE STATE LAW GOVERNING OPEN MEETINGS AND
- 5 ACCESS TO PUBLIC INFORMATION.
- 6 (E) ON NOTICE AND AFTER AN OPPORTUNITY FOR A HEARING, A
 7 MEMBER OF THE COMMISSION MAY BE REMOVED BY THE GOVERNOR, ON
 8 ADVICE AND CONSENT OF TWO-THIRDS OF THE SENATE, FOR SUBSTANTIAL
 9 NEGLECT OF DUTY, GROSS MISCONDUCT, OR INABILITY TO DISCHARGE THE
 10 DUTIES OF THE OFFICE.
- 11 (F) IF FOR ANY REASON A MEMBER DOES NOT COMPLETE THE TERM OF
 12 OFFICE, WITHIN 30 DAYS AFTER THE VACANCY, THE COURT OF APPEALS SHALL
 13 NOMINATE A POOL OF THREE CANDIDATES FROM WHICH THE APPOINTING
 14 AUTHORITY WHO MADE THE ORIGINAL APPOINTMENT SHALL SELECT A NEW
 15 MEMBER TO FILL THE VACANCY.
- 16 (G) (1) WITHIN 180 DAYS AFTER THE COMMISSION IS CERTIFIED TO 17 THE SECRETARY OF STATE, THE COMMISSION SHALL FILE WITH THE 18 SECRETARY OF STATE ITS FINAL REPORT, INCLUDING ALL REQUIRED
- 19 REDISTRICTING PLANS.
- 20 (2) WITHIN 15 DAYS AFTER THE FINAL REPORT OF THE 21 COMMISSION IS FILED WITH THE SECRETARY OF STATE, THE ATTORNEY 22 GENERAL SHALL PETITION THE COURT OF APPEALS TO REVIEW AND 23 DETERMINE THE VALIDITY OF THE APPORTIONMENT PLANS.
- 24 (3) AFTER THE COURT OF APPEALS DETERMINES THAT THE 25 REQUIRED PLANS ARE VALID, THE COMMISSION SHALL BE DISSOLVED.
- 26 (4) IF THE COMMISSION DOES NOT FILE ITS FINAL REPORT IN A
 27 TIMELY MANNER, INCLUDING ALL REQUIRED PLANS, WITH THE SECRETARY OF
 28 STATE:
- 29 (I) THE COMMISSION SHALL BE DISSOLVED;
- 30 (II) THE ATTORNEY GENERAL SHALL, WITHIN 5 DAYS, 31 PETITION THE COURT OF APPEALS TO MAKE THE APPORTIONMENT; AND
- 32 (III) NO LATER THAN THE 60TH DAY AFTER THE FILING OF 33 THE PETITION, THE COURT OF APPEALS SHALL FILE WITH THE SECRETARY OF 34 STATE AN ORDER MAKING THE APPORTIONMENT.

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1	(H)	(1)	A JU	DGM	IENT OF	THI	E COURT OF	APPEALS	DETERMI	NING THE
2	APPORTIO	NMENT	\mathbf{TO}	\mathbf{BE}	VALID	OR	ORDERING	JUDICIAL	APPORT	IONMENT
3	SHALL BE	BINDIN	GON	ALL	CITIZE	NS O	F THE STATE	C.		

- 4 (2) IF THE COURT OF APPEALS DETERMINES THAT THE
 5 APPORTIONMENT MADE BY THE COMMISSION IS INVALID, THE COMMISSION,
 6 WITHIN 20 DAYS AFTER THE RULING, SHALL ADOPT AND FILE WITH THE
 7 SECRETARY OF STATE AN AMENDED PLAN THAT CONFORMS TO THE JUDGMENT
 8 OF THE COURT OF APPEALS.
- 9 (3) (I) WITHIN 5 DAYS AFTER THE FILING OF AN AMENDED PLAN, THE ATTORNEY GENERAL SHALL PETITION THE COURT OF APPEALS TO DETERMINE THE VALIDITY OF THE AMENDED PLAN; OR
- 12 (II) IF THE COMMISSION HAS FAILED TO FILE AN AMENDED 13 PLAN, THE ATTORNEY GENERAL SHALL REPORT THAT FACT TO THE COURT OF APPEALS.
- 15 (4) IF THE COMMISSION FAILS TO FILE AN AMENDED PLAN OR IF 16 THE COURT OF APPEALS DETERMINES THAT THE AMENDED PLAN IS INVALID:
- 17 (I) THE COMMISSION SHALL BE DISSOLVED; AND
- 18 (II) THE COURT OF APPEALS SHALL, NOT LATER THAN 60
 19 DAYS AFTER RECEIVING THE PETITION OF THE ATTORNEY GENERAL, FILE WITH
 20 THE SECRETARY OF STATE AN ORDER MAKING THE APPORTIONMENT.
- 21 (I) THE COMMISSION SHALL HAVE STAFF AND OTHER RESOURCES AS 22 PROVIDED IN THE STATE BUDGET.
- SECTION 2. AND BE IT FURTHER ENACTED, That the General Assembly determines that the amendment to the Maryland Constitution proposed by this Act affects multiple jurisdictions and that the provisions of Article XIV, § 1 of the Maryland Constitution concerning local approval of constitutional amendments do not apply.
 - SECTION 3. AND BE IT FURTHER ENACTED, That the aforegoing section proposed as an amendment to the Maryland Constitution shall be submitted to the qualified voters of the State at the next general election to be held in November, 2012 for their adoption or rejection pursuant to Article XIV of the Maryland Constitution. At that general election, the vote on this proposed amendment to the Constitution shall be by ballot, and upon each ballot there shall be printed the words "For the Constitutional Amendment" and "Against the Constitutional Amendment," as now provided by law. Immediately after the election, all returns shall be made to the

- 1 Governor of the vote for and against the proposed amendment, as directed by Article
- 2 XIV of the Maryland Constitution, and further proceedings had in accordance with
- 3 Article XIV.