Bill No. HB 953 (2017)

Amendment No. 2

	COMMITTEE/SUBCOMMITTEE ACTION
	ADOPTED (Y/N)
	ADOPTED AS AMENDED (Y/N)
	ADOPTED W/O OBJECTION (Y/N)
	FAILED TO ADOPT (Y/N)
	WITHDRAWN (Y/N)
	OTHER
1	Committee/Subcommittee hearing bill: Public Integrity & Ethics
2	Committee
3	Representative Leek offered the following:
4	
5	Amendment
6	Remove everything after the enacting clause and insert:
7	Section 1. Section 97.029, Florida Statutes, is created to
8	read:
9	97.029 Challenges to state legislative or congressional
10	districts
11	(1) A challenge to the validity of boundaries of
12	senatorial or representative districts of the state is barred
13	after the Supreme Court has entered a judgment determining an
14	apportionment to be valid under Section 16, Article III, Florida
15	Constitution. A challenge to the validity of boundaries of
16	senatorial or representative districts must be consolidated with
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17any pending Supreme Court review of district boundaries by the18transmission of all claims raised to the Clerk of the Supreme19Court. If the petitioner does not transmit such claims and the20trial court does not issue orders necessary to implement this21requirement, the Attorney General, Secretary of State, or any22other state officer defending the case shall file an appropriate23pleading in the Supreme Court to advise the Supreme Court of the24views and claims raised in accordance with the purposes of25Section 16(c), Article III, Florida Constitution.26(2)27apportionment or other legislative change in congressional28district boundaries is barred 60 days after adoption of such29apportionment or change by the Florida Legislature.20(3)21Except as expressly provided in Section 16, Article22is pending in court when the qualifying period for persons34seeking nomination or election to the affected office begins or35105 days before the primary election, whichever is later, the36action must be stayed until after the general election and
19Court. If the petitioner does not transmit such claims and the20trial court does not issue orders necessary to implement this21requirement, the Attorney General, Secretary of State, or any22other state officer defending the case shall file an appropriate23pleading in the Supreme Court to advise the Supreme Court of the24views and claims raised in accordance with the purposes of25Section 16(c), Article III, Florida Constitution.26(2)27A challenge to the validity of a congressional28district boundaries is barred 60 days after adoption of such29apportionment or change by the Florida Legislature.20(3)Except as expressly provided in Section 16, Article21III, Florida Constitution, if a challenge to the validity of22boundaries of congressional districts or legislative districts33is pending in court when the qualifying period for persons34seeking nomination or election to the affected office begins or35105 days before the primary election, whichever is later, the
trial court does not issue orders necessary to implement this requirement, the Attorney General, Secretary of State, or any other state officer defending the case shall file an appropriate pleading in the Supreme Court to advise the Supreme Court of the views and claims raised in accordance with the purposes of Section 16(c), Article III, Florida Constitution. (2) A challenge to the validity of a congressional apportionment or other legislative change in congressional district boundaries is barred 60 days after adoption of such apportionment or change by the Florida Legislature. (3) Except as expressly provided in Section 16, Article III, Florida Constitution, if a challenge to the validity of boundaries of congressional districts or legislative districts is pending in court when the qualifying period for persons seeking nomination or election to the affected office begins or 105 days before the primary election, whichever is later, the
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27 apportionment or other legislative change in congressional 28 district boundaries is barred 60 days after adoption of such 29 apportionment or change by the Florida Legislature. 30 (3) Except as expressly provided in Section 16, Article 31 III, Florida Constitution, if a challenge to the validity of 32 boundaries of congressional districts or legislative districts 33 is pending in court when the qualifying period for persons 34 seeking nomination or election to the affected office begins or 35 105 days before the primary election, whichever is later, the
28 district boundaries is barred 60 days after adoption of such 29 apportionment or change by the Florida Legislature. 30 (3) Except as expressly provided in Section 16, Article 31 III, Florida Constitution, if a challenge to the validity of 32 boundaries of congressional districts or legislative districts 33 is pending in court when the qualifying period for persons 34 seeking nomination or election to the affected office begins or 35 105 days before the primary election, whichever is later, the
29 <u>apportionment or change by the Florida Legislature.</u> 30 <u>(3) Except as expressly provided in Section 16, Article</u> 31 <u>III, Florida Constitution, if a challenge to the validity of</u> 32 <u>boundaries of congressional districts or legislative districts</u> 33 <u>is pending in court when the qualifying period for persons</u> 34 <u>seeking nomination or election to the affected office begins or</u> 35 <u>105 days before the primary election, whichever is later, the</u>
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35 <u>105 days before the primary election, whichever is later, the</u>
36 action must be stayed until after the general election and
37 <u>candidate qualifying, nomination, and election for the offices</u>
38 in the plan subject to the challenge must proceed using the
39 districts that are in place based on legislation, an order or
40 judgment of a circuit court if the time for appeal has expired,
41 an order or judgment of an appellate court of this state, or a
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42	binding order or judgment of a federal court on the first day of
43	qualifying for the primary election or 105 days before the
44	primary election, whichever is later. If any court orders
45	revisions to senatorial, representative, or congressional
46	districts on or after the date provided in this subsection for
47	staying such action, any revised districts may not govern until
48	after the general election following the date provided for
49	staying such action.
50	(4) If prior to a stay provided in this section but after
51	the qualification period for the affected office, any court
52	enters a binding order not subject to appeal, altering
53	legislative or congressional districts, the Governor shall order
54	a new qualification period for such office to end not later than
55	the 67 th day before the primary election and candidates must
56	requalify in such period.
57	(5) A party who recommends, an expert who testifies with
58	regard to, a special master who recommends, or a judge or
59	justice who orders a redistricting plan not adopted by the
60	Legislature, prior to entry of final judgment in such matter,
61	upon motion of any party, must be subject to examination as to
62	prohibited intent set forth in Sections 20 and 21, Article III,
63	Florida Constitution upon the same grounds and basis as members
64	of the legislature when a legislative plan is under judicial
65	review.

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66	(6) This section is intended to secure the binding
67	constitutional authority of procedures governing the judicial
68	review of apportionment as set forth in Section 16, Article III,
69	Florida Constitution and the express allocation of
70	constitutional power to regulate elections in Section 1, Article
71	VI, Florida Constitution.
72	Section 2. This act shall take effect upon becoming a law.
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