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**Co-Chair Speaker Bob Cupp** [00:00:00] The Ohio Redistricting Commission will reconvene pursuant to the recess. I will ask first that the staff please call the roll.

**Staff** [00:00:13] Co-chair Speaker Cupp.

**Co-Chair Speaker Bob Cupp** [00:00:15] Present.

**Staff** [00:00:16] Co-chair Senator Sykes.

**Co-Chair Sen. Vernon Sykes** [00:00:17] Present.

**Staff** [00:00:18] Governor DeWine.

**Gov. Mike DeWine** [00:00:18] Here.

**Staff** [00:00:19] Auditor Faber.

**Auditor Keith Faber** [00:00:20] Here.

**Staff** [00:00:20] President Huffman.

**Senate President Matt Huffman** [00:00:21] Here.

**Staff** [00:00:22] Secretary LaRose.

**Sec. of State Frank LaRose** [00:00:23] Here.

**Staff** [00:00:24] Leader Russo. Mr. Co-Chair, you, are a quorum is present.

**Co-Chair Speaker Bob Cupp** [00:00:29] With a quorum present, we'll resume our meeting as a full commission. At this time, the commission will hear public testimony from sponsors of complete statewide congressional plans. These proceedings will be recorded and broadcast by the Ohio Channel, so the board, in its deliberations, may consider things that are said here today. We ask our audience to refrain from clapping or other loud noise out of respect for the witnesses and persons that may be watching the proceedings remotely, because that sort of noise does interfere with the the sound for those who are listening remotely. If you are here to testify and have not done so already, please complete our witness slip and give it to one of our staff. If you have written testimony, please submit a copy to our staff so it can be included in the official record of proceedings. As previously agreed with the Co-Chair, a witness may testify before the commission for up to 10 minutes on the plan they are testifying about, subject to any further limitation by the Co-Chairs. Witnesses should limit their testimony to the complete statewide congressional plan that they submitted. We will now begin with our first witness here today whose name is Trevor Martin. So please come forward. Is Trevor Martin here? Not here yet. OK, well, we'll skip over him and come back later. So our first witness will be Linus Beatty. Mr. Beatty, come forward and please state and spell your name for the record. Speak clearly, loudly enough for this panel to hear and for the audience as well. Welcome.

**Linus Beatty** [00:02:21] Thank you so much. My name is Linus Beatty, L-I-N-U-S B-E-A-T-T-Y. First, I'd like to thank all of the commissioners, the media that's present and all the public for giving us your time today to hear my plan. Like many in our state, I have been deeply disappointed in how the process has worked so far for redistricting. However, I'm not here today to talk about the process so far. Instead, I'd like to talk about a plan that I have that can help move the state forward that I believe is fair and compliant with the Constitution. This map, which I've submitted. It has a nine six breakdown, which I believe is in line with what the Supreme Court has asked this commission to do. Furthermore, it avoids double bunking any incumbents who have who have signaled that they are seeking reelection. I believe that my map does an excellent job of maintaining communities of interest, particularly when compared to the map from last decade. The example that I would give is examining last decade's 12th and 15th districts, both of which went into Franklin County before going eastward into Appalachia. I don't need to tell you guys that these communities aren't that similar in their culture and the economic realities that they face. And as a result of that, not being what it is, several parts of Appalachia were represented by two members from Franklin County for a decent chunk of the decade. My map, however, splits Franklin County only twice, the minimum number needed to comply with the Constitution. It keeps the 15th district, which is currently occupied by Joyce Beatty, entirely within Franklin County and the 12th District, which goes up into Delaware County and slightly over into Licking, stays entirely within the Columbus metropolitan area. Furthermore, the 10th district, which would be occupied by Troy Balderson right now, is about half contained within Appalachia, and the other half is in rural and ex-urban communities near Columbus. This, in addition to keeping the 6th district entirely within Appalachia, and the 2nd district mostly within Appalachia, will help ensure that this region is accurately represented in Washington. I don't know if you guys have the district statistics, I submitted them, but -

**Co-Chair Speaker Bob Cupp** [00:04:48] I believe they have been distributed to members folders. Yes, I have them.

**Linus Beatty** [00:04:52] So as you can see, it will most likely function as a nine six, nine Republicans, six Democrats. The statistics there are from 2016 to 2020 composite, and I believe that this map. Avoid splitting counties whenever possible, there are only 14 counties splits the minimum needed, and there are only 13 counties that are split, with Cuyahoga being split twice. As I wrap up my opening statement, I would like to leave this commission with one thought that I feel justified is where we're at right now. I ask each and every one of you, do you weigh your own political future and your own political fortune over the values of our republic and the strength of our democracy? I think that is a question that every single public servant should ask themselves before any action. And I ask that before every single vote, whether it's for my map or another map, you will do the same. Thank you very much and I yield for any questions related to my map.

**Co-Chair Speaker Bob Cupp** [00:06:00] Thank you very much for taking the initiative to to draw a map and come here in and submit it and to testify. I don't know if you watched the hearings yesterday, but we do have some basic questions that they're constitutional requirements to go through to see whether, if your map, to ask you whether your map complies with those. The first is the congressional ratio of representation and that is in Article 19, section 2A-2. The ratio of representation is 786,630.

**Linus Beatty** [00:06:37] Yeah.

**Co-Chair Speaker Bob Cupp** [00:06:38] Did you apply a standard of strict mathematical equality for the population of each district, or did you deviate from the ratio of representation?

**Linus Beatty** [00:06:48] No district deviates more than two people from that, and if I had better software, I could probably make less. I did it on Dave's.

**Co-Chair Speaker Bob Cupp** [00:06:56] Two is pretty good. And one yesterday was pretty good, too. Do you believe your district populations meet the constitutional standards set out in the federal case law for one person, one vote?

**Linus Beatty** [00:07:07] I believe so.

**Co-Chair Speaker Bob Cupp** [00:07:09] Right? Next is regarding the split of political subdivisions. Prior to drawing districts, did you determine which counties had populations that exceeded the ratio of representation pursuant to Article 19, Section 2B-4?

**Linus Beatty** [00:07:25] Yes.

**Co-Chair Speaker Bob Cupp** [00:07:26] And can you tell us what those are?

**Linus Beatty** [00:07:29] They are Franklin County, Cuyahoga County and Hamilton County.

**Co-Chair Speaker Bob Cupp** [00:07:33] In any of those counties, were there any cities or townships whose population exceeded the congressional ratio of representation?

**Linus Beatty** [00:07:40] Columbus does.

**Co-Chair Speaker Bob Cupp** [00:07:42] And therefore, did you follow the rules in section 2B-4A to include a significant portion of that political subdivision in one district?

**Linus Beatty** [00:07:50] Yes.

**Co-Chair Speaker Bob Cupp** [00:07:50] I think you testified to that. Returning to those counties whose population exceeded the ratio of representation, were there any cities or townships that were larger than 100,000 persons, but less than the congressional ratio of representation

**Linus Beatty** [00:08:06] Parma would be, I believe, above that, in Cuyahoga County, I did not split that. And then, oh wait, over a hundred thousand?

**Co-Chair Speaker Bob Cupp** [00:08:17] Yes.

**Linus Beatty** [00:08:18] Then I guess it just would be Cincinnati and then Cleveland, which are all controlled. Sorry. That's my bad.

**Co-Chair Speaker Bob Cupp** [00:08:22] But then did you follow the rule about not splitting?

**Linus Beatty** [00:08:26] Not splitting, no those cities are not split.

**Co-Chair Speaker Bob Cupp** [00:08:28] All right. Thank you. How many counties in your plan are whole in one congressional district?

**Linus Beatty** [00:08:37] It would be seventy five.

**Co-Chair Speaker Bob Cupp** [00:08:39] And how many counties in your plan are split once?

**Linus Beatty** [00:08:42] It would be twelve.

**Co-Chair Speaker Bob Cupp** [00:08:44] And how many counties in your plan are split twice?

**Linus Beatty** [00:08:48] One.

**Co-Chair Speaker Bob Cupp** [00:08:50] That would be Cuyahoga County. Right? How many counties in your plan are split more than twice?

**Linus Beatty** [00:08:56] None.

**Co-Chair Speaker Bob Cupp** [00:08:58] And so, do you believe these numbers comply with Article 19 section 2B-5 regarding county splits?

**Linus Beatty** [00:09:05] I do.

**Co-Chair Speaker Bob Cupp** [00:09:06] In regard to the contiguity of, contiguity? Yeah. Keeping them together. Does your plan comply with Article 19 section 2B in that if a district contains only part of a county, the part of the district that lies in that district is continuous within the boundaries of that county.

**Linus Beatty** [00:09:27] It does.

**Co-Chair Speaker Bob Cupp** [00:09:28] All right. And then portions relating to, question relating to portions of the territory more than one county. Prior to drawing the districts that determine which counties had population that exceeded 400,000 in population.

**Linus Beatty** [00:09:41] Yes.

**Co-Chair Speaker Bob Cupp** [00:09:43] And those would be?

**Linus Beatty** [00:09:44] They would be, let's see if I can remember all of them. They would be Lucas, Montgomery, Hamilton, Cuyahoga, Franklin and then Summit. I believe I got all of them.

**Co-Chair Speaker Bob Cupp** [00:09:56] And does your plan comply with Article 19, Section 2B-7, inthat no two congressional districts shall share portions of the territory of more than one county, except for those counties whose population exceeds 400000 persons?

**Linus Beatty** [00:10:13] Yep.

**Co-Chair Speaker Bob Cupp** [00:10:13] And did you attempt to include at least one whole county in each congressional district in compliance with Article 19, Section 2B-8?

**Linus Beatty** [00:10:21] Yes, I did.

**Co-Chair Speaker Bob Cupp** [00:10:22] All right. That's all the questions I have. Are there any members of the commission who have further questions? Hearing none, thank you very much for your testimony. Oh, I'm sorry. Auditor Faber.

**Auditor Keith Faber** [00:10:36] I just had one and I appreciate your work in putting this together because I know this took you a lot of time, especially with the detail you paid to try and keep communities of interest, and it looks like incumbents and minimize the splits. But as I look at District 9, it looks a lot like the famed snake on the lake that we've heard a lot about. Can you explain that distinction and why we have so much concern about that? But yet this isn't it.

**Linus Beatty** [00:11:03] So one thing that I would note is that the snake on the lake does, it splits Ottawa and Erie to go basically very narrowly along the lake and does the same in Lorain before growing out and taking western Cleveland, which is very strongly Democrat, to make it into a vote sink. When I designed my map, I tried to avoid splits and furthermore, I looked at previous maps, including ones before this last congressional map to see what counties were often kept together. For example, I put Sandusky County with the 5th because that had been with the 5th going back to the 70s prior to this configuration. Does that answer your question, or would you like more clarity?

**Auditor Keith Faber** [00:11:51] I guess it's as good as any. I can't tell the details, but it looks like you chose to slice Lorain County in half and made some other adjustments. But again, I just I'm just curious.

**Linus Beatty** [00:12:02] I would note that this is pretty much the 9th District that existed prior to this decade. It's the same one that was in the 2000s. Lorain's not split the exact same way, but that is where that comes from.

**Co-Chair Speaker Bob Cupp** [00:12:18] Is there any further questions? There being no further questions, we thank you for coming in and making your presentation.

**Linus Beatty** [00:12:25] Thank you.

**Co-Chair Speaker Bob Cupp** [00:12:28] So we also have Trevor Martin checked in, is Trevor Martin here today? Trevor.

**Trevor Martin** [00:12:45] Good afternoon, thank you, Co-Chairs, members of this commission, for giving me this opportunity to speak. My name is Trevor Martin. I'm a community organizer, a member of the Fair Districts Ohio Coalition. I have trained over 80 individual community members to use mapping software, specifically Dave's Redistricting Tool and Redistricter, to participate in the '22 Ohio redistricting process by creating informative, descriptive and meaningful community maps that Ohio citizens can share and thereby advocate for fair and representative districts. In addition, I have either facilitated or sat in on dozens of community mapping sessions organized and hosted by community members throughout Ohio. In doing so, I've heard from hundreds of community members from all over the state, and I've seen hundreds of community maps made by Ohio citizens that reflect a vision of their community, how they define their community and how they would like to see these communities represented. I was hoping to address some of the critiques made yesterday, February 23rd, 2022, in front of this party regarding the Fair Districts Ohio model map. First and foremost, the assertion that the Fair Districts model map is least fair of all proposals submitted to this commission. The fact is that the Fair Districts Model Map scores the highest of all submitted proposals on Dave's Redistricting cumulatively, cumulatively and in nearly every metric of fairness that we can observe, scoring very high in proportionality, splitting and minority representation. It is the most compact and the most competitive of any plan that has been presented to this body during public testimony. I would like to point out that the Fair Districts Ohio Model Map is the only truly nonpartisan map that had been presented to this commission yesterday, February 23rd, 2022. Unlike other proposals that had been presented on behalf of particular party, the Fair Districts Model Map is a product of many people from across many walks of life. It is a matter of fact that voting members of the Republican Party in Ohio had participated in our community mapping and in our district drawing competitions. I myself sat in on a mapping session in Wyoming, Ohio, down by Cincinnati, that had several Republicans in attendance, including the chair of the Wyoming, Ohio Republican Club. I was also present at a heated discussion in Portage County that was attended by both liberal and conservative Ohio voters. The Fair Districts Model Map is a collaboration of multiple community maps created by self-proclaimed Democrats, Republicans and unaffiliated Ohio citizens. To say that it unduly favors any party is preposterous. More specifically, the district variance calculations presented by witness Paul Miller at the February 23rd, '22 meeting of the Ohio District Commission should not be used to determine the constitutionality of any district plan being considered by this commission. In short, statistical variance measures the proximity of each data point, in this case a congressional district, in relation to an identified target outcome. In the case of Mr. Miller's analysis, his target outcome is a 50-50 Republican to Democrat vote total per district and what he categorizes as a fair district. This is how Mr. Miller concluded that the GOP congressional plans were the fairest because those maps gerrymandered certain communities to produce a map with a higher number of districts with a relatively low partisan index. But this argument was rightly struck down by the Supreme Court as a map that unduly favored the GOP because it was specifically democratic counties that were split in such a way to create an artificially competitive environment. This is a highly flawed metric for identifying gerrymandering for several reasons. First, Ohio's political geography is not conducive to a 15 district, 50-50 split map. This is obvious to anyone who has spent even a marginal amount of time looking at the state. In fact, producing a map with little variance between districts requires gerrymandering. Think about it How do you produce a 50-50 district in Cuyahoga County or along Ohio's western border? You can't unless you specifically crack and pack together distant communities to construct a single district. We know some districts in Ohio are going to be solid Republican and others will be solid Democrat. That's just reality. A higher level of variance between districts is a sign that communities of interest are being respected. The Fair Districts model map inherently scores lower using Mr. Miller's approach precisely because it does represent communities of interest, keeping them together and within a given district. To be sure, the fair districts model map just does address competitiveness, but it does so within the areas of the state with a natural distribution of population and partisan spread of voters is competitive rather than the artificial application of competitiveness across all districts. Second, statistical variance analysis was never put forth as evidence during any of the court proceedings challenging the constitutionality of either the General Assembly maps or congressional maps. This is striking considering Mr. Miller's analysis concluded the GOP maps were the fairest. If the methodology of statistical variance had even a fraction of legitimacy of other measures for identifying gerrymandering, for example, the efficiency gap, the vote ratio or mean median analysis, then I'm sure lawyers representing the defendants in these cases would have made this analysis a central component to their legal arguments. Instead, they did not even mention this form of analysis in their court filings. I would also like to confront the accusation made yesterday that the Fair Districts model map is racist. I and my fellow colleagues and citizen map makers who put much work into this map found it to be utterly disrespectful, offensive and patently false. The Fair Districts Model Map is a product of dozens, if not hundreds, of diverse individuals and organizations throughout the state, including members of black fraternities and sororities, including Alpha Kappa Alpha, in the Cleveland area. The model map scores a 50 for minority representation in Dave's Redistricting Tool, to which is equal to or higher than any other map that has been presented to this commission that I am aware of. The Fair Districts model map preserves the majority minority district in CD 11 and creates a second opportunity district and CD1 and Hamilton County, in addition to the already present opportunity district and Franklin County, Congressional District 3. In comparison, other proposals submitted to this body yesterday dilute CD 11 so that it is downgraded from a majority minority district to an opportunity district, which could run afoul of the Federal Voting Rights Act. They also provided fewer or weaker opportunity districts than the Fair Districts Model Map does. Therefore, to say that the Fair District Model map is racist, though very offensive, that declaration, the declaration is laughable and demonstrably false. Furthermore, the claim that the model map is out of compliance with the court's opinion and Adams V. DeWine, is also incorrect. The assumption is based off of misreading of the text. Splitting Summit County is permissible. The court found that the stripped down Senate bill 258 splits of Summit in Cuyahoga counties unduly favored Republicans, conferring a partisan advantage. Thus, it was not that these counties were split, but rather how they were split. The splits that are present in the Fair Districts Model Map confer no such advantage for either party and are there solely to preserve community boundaries, school districts or other such nonpartisan criteria. Now, as a community member or community organizer myself, I have a keen interest in keeping communities of interest together and to advocate for fair representation of those communities. The definition of community can mean a lot of different things to a lot of different people, and each individual can be a member of multiple communities. Believe me, this came up often in my discussions with Ohio voters about community and who the people were supposedly representing these communities. Though what these community made maps do show is where these people live, where they work, where their children go to school, where they shop, where they eat, their parks, their trails, their community centers, their places of worship. These community maps tell stories of community concerns, what they consider important to them and how decisions should be made when drawing district lines that will affect their day to day lives. Now in conclusion, I would like to assert that the Fair Districts model map keeps political subdivisions and communities together as much as possible and more accurately reflects the partisan balance of this great state of Ohio. Fair Districts Ohio urges you to adopt this nonpartisan, constitutionally compliant map that prioritizes voters. And please remember, that the Ohio vote, Ohio voters overwhelmingly approved a new process to put an end to partisan gerrymandering. Thank you.

**Co-Chair Speaker Bob Cupp** [00:22:05] Are there questions for Mr. Martin? I do not believe they are. So thank you for coming in and making your presentation. I think I asked about the map yesterday, the constitutional requirement, so we don't need to repeat that today.

**Trevor Martin** [00:22:21] I appreciate it, thank you.

**Co-Chair Speaker Bob Cupp** [00:22:22] That is all of the witnesses that we have checked in to testify to submitted whole state congressional redistricting maps at this at this time. At this time is there further business to come before the commission? Chair recognizes Senator Huffman.

**Senate President Matt Huffman** [00:22:50] Yeah. Thank you, Mr. Speaker and members of the commission. As I think all commissioners know, we've been working low these past several days to try to resolve the General Assembly maps. We have had a map which we, we believe comports with all of the requirements of the Supreme Court, 54, what we will call, I think, the Republican 54-18 map, that I believe that's been presented at a session with the Democratic commissioners and their various experts. My understanding is that all of the Republican commissioners have had an opportunity to review that and look at it. Unfortunately, at the moment, there's there, there are not paper copies. We're doing this as quickly as we can. And also, I understood that at the request of Senator Sykes, there was going to be some sort of break between this hearing and full consideration of that map. So I don't have anything more than that other than we believe it comports with everything the Constitution and in the dictates that the court has given us. So at that, the point in time when I have, at six o'clock after the requested three hour break, I'll present that and and talk in detail.

**Co-Chair Speaker Bob Cupp** [00:24:20] Any further questions coming?

**Co-Chair Sen. Vernon Sykes** [00:24:24] One question, Mr. Co-Chair, is this map or plan been distributed or made available to the public?

**Senate President Matt Huffman** [00:24:36] My understanding it has not been, it's about to be shortly, it's kind of gotten getting in final form, and I'm not sure how quickly it can be loaded up to the website, but hopefully that'll be in - oh, apparently in the next half an hour or so, so well before the the hearing here in a few hours.

**Co-Chair Sen. Vernon Sykes** [00:24:58] Were all the members, were all the members, majority members of the commission, were they involved in the drafting of this of this plan?

**Senate President Matt Huffman** [00:25:12] You know, Senator, I don't I don't have a daily logger diary of what each of all the other six members of the commission did. Everyone's had a chance to see it, make comments, suggestions, whatever it may be. So I don't know the detail of what everybody said and did and when they did it.

**Co-Chair Sen. Vernon Sykes** [00:25:36] We have questions.

**Co-Chair Speaker Bob Cupp** [00:25:39] All right. Without objection, the commission will recess until six o'clock. In the meantime, the the proposed map will be uploaded to the public website and maps will be printed and made available as quickly as possible, so the committee will recess until six p.m..

**Recess** [00:26:05] [Recess].

**Co-Chair Speaker Bob Cupp** [00:26:05] The Commission will come back to order pursuant to the recess earlier today. I would note, for the record, that all members of the commission are present here as we have reconvened. Is their business to come before the commission? Chair recognizes Senator Huffman.

**Senate President Matt Huffman** [00:26:22] Thank you, Co-Chair Cupp. At this time, I would move that the commission adopt the plan that is submitted on the commission's website known under the name Paul DeSantis, and that that is my motion and I'd like to speak to the motion.

**Co-Chair Speaker Bob Cupp** [00:26:41] I'll second the motion. Senator Huffman.

**Senate President Matt Huffman** [00:26:44] Thank you, Mr. Chair. Just briefly and obviously happy to answer any questions. This plan is a plan that designates 18 Republican Senate seats and 54 House Republican seats, or an 18-15 54-45 map, which was designated in the Supreme Court's decision. I'd note the democratic maps submitted last week had the same number as I believe the Roden map referred to in the Supreme Court's decision in 18-57 map. I did want to comment that this, these maps, all of them were drawn, or at least I think the Glassburn Map, Democratic Map and ours were done pursuant or with the data that was provided by Ohio University pursuant to the contract that was issued by the redistricting committee in the commission. In other words, the census data is sent to Ohio University, and that's the data that was used and agreed to be used by everyone. I think since at least in the last few hours, some folks have said, well, there may be districts on third party websites or opinions on third party websites that use different data. I think we've had a lot of testimony about how a lot of that is inaccurate or not, quite, according to Hoyle. So these are these are this the the indexes in the total are pursuant to the official data from Ohio University that the map makers on both sides of the aisle have been using. So it's an 18-54 map. The other requirement that the Supreme Court indicated in its second opinion is the issue regarding symmetry. The I'm going to talk a little bit more about Senate map, allow Speaker Cupp to talk about the House map, but there are the issues or districts regarding assymetry are two in the Senate and five in the House. This is identical to again to the Democratic map that was submitted last Thursday. And otherwise, this map follows all the other technical line drawing rules provided in the Constitution, and I think that's the extent of my remarks. Obviously, we're all interested in getting this done quickly. And as we've got to May 3rd primary, I'll let Secretary LaRose, talk about that, if he chooses, regarding the the urgency, perhaps talk even more than he already has. I think he's he's put the commission in a pretty good place, knowledge wise, about it. So those are the extent of my remarks now. Mr. Speaker, I'd be happy to answer any questions at this time.

**Co-Chair Speaker Bob Cupp** [00:29:41] Before you do that, let me just talk a bit about the House map. So I want to first say that I honestly believe that all members of the redistricting commission have worked long and hard to achieve a new General Assembly district plan that is in compliance with all the requirements of the Ohio Constitution. The fact is that it is a new constitutional provision that has never before been utilized or navigated or litigated, and as such, natural results in differing opinions and understanding about what is required. Decisions of the Ohio Supreme Court have subsequently filled in some of the meaning of certain constitutional provisions. Thus, the map this map before us now start anew with a goal of meeting those provisions as adjudicated. The House districts in this new General Assembly plan proposal, I believe, meets the requirements of the Ohio Constitution as interpreted by the Ohio Supreme Court, including those requirements that the court has ordered beyond those expressly stated in the text of Article 11. In regard to partisan proportionality, the Supreme Court has held that the appropriate ratio based on the percentage of statewide votes for each major political party in statewide elections over the last 10 years translates into 54 Republican leaning House districts and 45 Democrat Party leaning House districts, provided other requirements of the Ohio Constitution are not violated in drawing districts to meet this proportionality. The district plan, approved by the commission in January of this year, included 57 Republican leaning districts and 42 Democrat leaning districts. The proposed new district map before us has 54 Republican leaning seats and 45 Democratic leaning seats. I would point out that this was very difficult to achieve, and it was time consuming to navigate the constitutional limitations on splits and divisions of political subdivisions in the state. But after months of trying and retrying and trying again and after several court decisions refining the meaning of the terms of the Constitution, the target partisan proportionality, as determined by the court, has been achieved in this proposed map. The House plan, House part of this plan, approved by this commission in January, included 12 so-called asymmetrical districts, as defined by the court. This new plan includes only five asymmetrical districts, which is the same number of asymmetrical districts as contained in the House plan that Representative Russo moved to adopt and have this commission, have this commission to adopt, on Feb. 17. I have used the term new plan several times because this General Assembly District Plan has been developed anew. Approximately 70 percent of the House districts are different from the districts approved by the commission in January, and taken together, approximately 73 percent of all a hundred and thirty two General Assembly districts are new. That will conclude my overview of the House districts of the plan and would be happy to respond to any questions that I may be able to answer. So, the floor is open.

**Co-Chair Sen. Vernon Sykes** [00:33:25] Mr. Co-Chair, you know, I am just disappointed. You know, not so much for myself, but disappointed in the for the court and for the people of the state of Ohio. Particularly as it relates to, you know, just the process. You know, I'm the sponsor of Ohio's open meetings law and, you know, we have some guidelines to try to make sure that the people's business, that they have access to it have information about it. They have a chance to petition us, to to hold us accountable. To give input, whether that's through a public hearing or even just the telephone call. We've been told that you've been working on this since February the 11th. And we have not had a chance, an opportunity to give any input or have any knowledge about what you're doing. So we're just wondering, uh, do you expect us to vote on this? We just got it, the information about this, just a few hours ago. We've been deliberating over districts and redistricting issues since the summer. But now, with just a few hours notice, you want us, do you want us to vote on this today?

**Co-Chair Speaker Bob Cupp** [00:35:00] What's the pleasure of the commission?

**Senate President Matt Huffman** [00:35:05] Yeah. Well, a couple of things. I mean, I don't think, I appreciate what you're saying and and, you know, Senator Sykes, there are many, many, many meetings that are productive meetings that are don't take place. Are, you and I talked about this issue in your office and the press and the public weren't part of that. And I had phone conversations, things like that. So sometimes that, those are productive meetings. I don't think these issues are new to anyone sitting here on the commission. Much, you know, much of this playing are actually adoptions from the democratic map and not in whole, but at least in concept. And I would prefer to vote on the the plan tonight for a couple of reasons. One is, the Supreme Court has made it clear as to the urgency of of responding to them. And more importantly, I think, as importantly, is that we have a May 3rd election and the Secretary has made clear, and I'll let him speak to the specifics of it, about the importance of having this and hopefully still possible having these General Assembly district elections on May 3rd. And you know, all of the other options are bad. Two primaries? Bad idea because I happened to suggest it and people let me know. Pushing back the primary, people are not in favor of that also. So I don't know, you know, I think at this point- a while ago, days mattered, at this point, hours matter. And so I would prefer to vote on it tonight. And those are the reasons why. So those are my comments about the timing.

**Co-Chair Speaker Bob Cupp** [00:36:55] Mr. Co-Chair, the court has instructed us to work on a commission plan, and have the commission work on the plan, not to have a Democratic plan or Republican plan. And so what is your rationale, since we have reached out to you to be involved or to offer input, but we haven't been given any information, just the map, once you finish and complete it, how is that complying with the directive of the court?

**Senate President Matt Huffman** [00:37:25] Well, if I could, we're here now and we can talk about it. I'm not sure how else the commission can meet and talk about it unless we notice up a meeting and we're all here to do that. So we have a meeting. We can talk about it now, things you like or dislike or whatever it may be.

**Co-Chair Sen. Vernon Sykes** [00:37:48] Well, you know, we did have an opportunity in the last few hours to take a look at the map, and it looks like it puts the minority party in a more inferior position than before, with only six, twenty six, districts that are that would be most likely won by Democrats and in the House and only eight districts that would most likely be won by Democrats in the in the Senate. And so, you know, we don't believe that this, we appreciate the idea that you maybe embrace the concept that you need to comply with the proportionality guidelines. But the court also indicated that symmetry was also important. And we do not believe that you comply with it. We believe that you've made that worse.

**Co-Chair Speaker Bob Cupp** [00:38:49] If if I might ask, what is your rationale for that?

**Co-Chair Sen. Vernon Sykes** [00:38:58] Rationale, you have in the plan that was turned down by the court, in the House, districts that had a DPI from 50 to 52. There were 14 leaning Democrat. And this plan you have 19, for the House, and for the Senate, you have, in fact five in the plan that was turned down by the, by the court and then you have seven and the one being presented here today between 50 and 52. And so we believe that that place the minority party in a more inferior position.

**Co-Chair Speaker Bob Cupp** [00:39:51] Well, if I if I might respond to that, I actually I read the Supreme Court decision again today. Decision number two and specifically looked at the the asymmetry question and it when the court addressed asymmetry, they discussed the districts that were 51 percent or less Democrat leaning. And that's the as my understanding is the the point where the court took issue. It did not take issue with any of the districts that had a greater than 51 percent partisan lean in this map. As I've already indicated, it does have five districts that are asymmetrical. That is the same number of asymmetrical districts, districts that were in the map that that that Representative Russo moved and you seconded just a week ago to to adopt. So I'm not sure I understand your issue unless you're saying that you don't believe districts that are over 51 percent leaning democratic based on the the ratio that were required to use are not winnable. So I completely don't understand, because clearly the percentage is leaning Democrat, it's certainly not leaning Republican and it's certainly not neutral.

**Co-Chair Sen. Vernon Sykes** [00:41:23] Well, the point that we're making is that all of these districts 52 or less, 52 percent with the Democratic Index or less all Democratic districts, none zero in the Republican area. And so we're just concerned the concern about it.

**Co-Chair Speaker Bob Cupp** [00:41:46] Is, is this a new issue you're raising because that was not 52 percent was not something the court addressed between 51 52. They addressed it between 50 and 51. This is what I read. Rep. Russo, did you? Go ahead.

**House Minority Leader Allison Russo** [00:42:06] Thank you, Mr. Co-Chair. I'm just going to be frank here, I think this discussion and claiming that you addressed asymmetry is smoke and mirrors here, I'm going to read paragraph 40 from the decision itself so that we're not interpreting what the court said. We're actually reading the words. In paragraph 40, it says, "article six, Section 6B, provides that the commission shall attempt to draft a plan in which the statewide proportion of districts whose voters favor each political party shall correspond closely to the statewide preferences of the voters of Ohio." Emphasis added. "Yet the commission knowingly adopted a plan in which the House districts whose voters favor Republicans do so at vote, shares a fifty two point six percent and above. While more than a quarter 12 of 42 of the House districts whose favor Democrats do so at a vote share between 50 and 51 percent, meaning that a one percent swell in Republican votes shares would sweep 12 additional districts into the Republican column. Nine of those districts favor Democrats at a level under fifty point five percent." So that has been pointed out. But it goes on further to say "while the Constitution does not require exact parity in terms of the vote share of each district, the commission's adoption of a plan in which the quality of partisan favoritism is monolithically disparate is further evidence of a Section 6A violation. In other words, in a plan in which every toss up district is a democratic district, the commission has not applied the term favor as used in Section 6B equally to the two parties. The commission's adoption of a plan that absurdly labels what or by any definition, competitive or toss up districts as Democratic leaning, at least when the plan contains no proportional share of similar Republican leaning districts, is demonstrative of an intent to favor the Republican Party." So I will go back to the maps that you have submitted claiming that you have addressed this issue of symmetry. And in fact, what you have proposed is a 26 five-four split for the house because you have 19 districts that fall between 50 and 52. Amazingly, you've actually created a bigger problem because previously you only had 14 that fell within that range. Now you've created 19 and claim that you have addressed symmetry. The same is true in the Senate districts. You created a map that has seven districts that fall between 50 and 52. Amazingly expanding the issue, whereas previously there were five and the messa, in the district, in the map that was declared unconstitutional and thrown out by the courts. So you know, this argument that you somehow have addressed asymmetry by creating fewer districts between the 50 and 51 percent range seems to ignore what the court was saying in its decision. So I asked the question How have you addressed asymmetry given the full reading of the court's decision and paragraph forty?

**Co-Chair Speaker Bob Cupp** [00:45:29] Rep. Russo, I'd ask you how many Democrat leaning districts are between 50 and 51 percent? Which is what the court addressed.

**House Minority Leader Allison Russo** [00:45:40] In which map?

**Co-Chair Speaker Bob Cupp** [00:45:42] The the house map.

**House Minority Leader Allison Russo** [00:45:44] In the house map that has been moved to be adopted, it is five and you are correct that there were five in the Democratic district. But again, the court decision is pretty clear that when you have monolithic asymmetry, regardless of whether we're using a threshold of fifty point five, fifty point eight, fifty one, fifty one point five, fifty two, the important piece of this is that you have zero Republican districts that fall within those ranges. Nineteen on the House side versus zero on the Republicans and in the Senate, seven that are between 50, 52 for Democrats and zero on the Senate. So in my view, I don't think that this at all addresses what the court noted was the issue as a violation of Section 6A and 6B in their decision.

**Co-Chair Speaker Bob Cupp** [00:46:43] Oh, I guess you and I are reading that differently. Any further discussion, questions? I think the question the issue you through out is, when do we vote? So do we go ahead and vote now or what?

**House Minority Leader Allison Russo** [00:47:04] Mr. Speaker, I do have another question. Thank you. I would ask the commissioners, do the majority of the commissioners believe that this map, which actually worsens partisan asymmetry, it does not improve it, will satisfy the court and show that the commissioners, each member of this commission, when we appear on Tuesday before the court is not contemptuous of the court and does not remain in contempt? Or possibly in contempt.

**Co-Chair Speaker Bob Cupp** [00:47:37] Well, as I've indicated to the press, I'm not commenting on pending litigation, and I don't think it's wise for anybody to do that.

**House Minority Leader Allison Russo** [00:47:50] Mr. Co-Chair, I'm sorry, but we're sitting here because of pending litigation discussing these maps. So I would disagree with that assessment.

**Co-Chair Speaker Bob Cupp** [00:48:05] All right, if there's no further discussion, are we? Is the motion on the floor and the second. Are we... Clerk called the roll, please, staff, call the roll.

**Staff** [00:48:19] Co-Chair Speaker Cupp.

**Co-Chair Speaker Bob Cupp** [00:48:21] Yes.

**Staff** [00:48:22] Co-chair Senator Sykes.

**Co-Chair Sen. Vernon Sykes** [00:48:23] No.

**Staff** [00:48:24] Governor DeWine.

**Gov. Mike DeWine** [00:48:25] Aye.

**Staff** [00:48:27] Auditor Faber.

**Auditor Keith Faber** [00:48:27] No.

**Staff** [00:48:29] President Huffman.

**Senate President Matt Huffman** [00:48:30] Yes.

**Staff** [00:48:31] Secretary LaRose.

**Sec. of State Frank LaRose** [00:48:32] Yes.

**Staff** [00:48:33] Leader Russo.

**House Minority Leader Allison Russo** [00:48:34] No.

**Staff** [00:48:37] Co-Chair, it's four to three.

**Co-Chair Speaker Bob Cupp** [00:48:40] The vote is four to three. The motion does pass. It is not passed by the required majority to be a 10 year district plan, so it passes as a four year district plan. Secretary LaRose, did you have a motion?

**Sec. of State Frank LaRose** [00:48:59] Yeah, I do. Thank you, Mr. Co-Chair. And I do want to re-emphasize that which I have said many times from the seat and that which I've said many times in letters that I've sent to the members of the General Assembly and to the leadership that we are in one heck of a time crunch. And as it relates to conducting the election on May 3rd, I'm duty bound to make sure people understand really what's at peril for any further delay. I'm glad that we've just conducted this, this vote, by the way. But one other thing that I thought we should consider here as we wrap up the work of this commission, having just adopted what I believe are constitutional maps, is to take a look at the Section 9C provision that says in part, a General Assembly district plan made pursuant to this section shall allow again shall allow 30 days for persons to change residence in order to be eligible for election. My read of that is that the plan that we just adopted shall allow 30 days for persons to chain change residents in order to be eligible for the election. Of course, what that means is that a candidate who filed their petitions back on February 2nd to run for the House or Senate must now from today from adoption of this plan, have an additional 30 days to notify the Board of Elections that they intend to move and then to in fact move to a new residency and be eligible for the ballot. Because of that provision, the county boards of elections may read that to mean that they just have to wait 30 days now for that to happen. My hope is to give them more clear guidance than that and in fact, ask candidates to notify the Board of elections of their intention to move. My guess is there may be very few that do so, but in the case where your county has somebody who has notified you that there's that intention, then the board would know how to deal with that based on the directive I would give them. Of course, that would take, if they did just simply wait for 30 days, that would mean that they can't certify any petitions until March 26th. March 26th is a date long after the overseas and military ballots are required to go out, in fact I'll remind us that we have three weeks until overseas and military ballots go out. That's three weeks from tomorrow until I'm required by law to mail out overseas and military ballots to our men and women serving overseas and to their families and those who are studying abroad, etc. That is effectively the beginning of the election. Of course, Election Day is on May 3rd, but voting begins starting three weeks from now, and that is the time crunch that we're operating under. And to get this work done in those three weeks is nearly unimaginable, perhaps possible with some really amazing work by our county boards of election. So back to the matter at hand, because of the severely compressed timeframe, we now have to hold primaries for these races, potentially, you know, under a very compressed timeframe. What I'm asking the members of the commission to consider is simply adopting a statement that I have distributed to all of you, and I'll read it, it says, "The General Assembly district plan that this commission just adopted would authorize me as Secretary of State to issue to the boards of elections directives by which House and Senate candidates who have filed to run shall comply with Article 11, Section 9C, if any candidates wish to do so." Again, that they would have the opportunity to meet that 30 day residency requirement under the rules that I would send to the boards of elections by directive and that we are adopting this as part of the plan that we just passed.

**Auditor Keith Faber** [00:52:42] Second.

**Co-Chair Sen. Vernon Sykes** [00:52:43] Point of order?

**Co-Chair Speaker Bob Cupp** [00:52:45] Mr. Co-Chair.

**Co-Chair Sen. Vernon Sykes** [00:52:46] Yes, Mr. Co-Chair, I, you know, I don't think we have the authority to authorize the Secretary of State to do that, but this motion exceeds the authority of the Commission and the residency deadline is both a constitutional and a statutory issue. And I don't believe that the Commission has the authority to change the election law to accommodate the 30 day residency requirement. This motion will not resolve the issue raised by the Secretary of State and Attorney General.

**Sec. of State Frank LaRose** [00:53:21] I'd like to respond to that, Mr. Co-Chair.

**Co-Chair Speaker Bob Cupp** [00:53:23] Secretary LaRose.

**Sec. of State Frank LaRose** [00:53:25] First of all, arguably, I have the directive authority already to tell the boards of elections how to comply with this part of the Constitution. But I would argue that we as a commission have the duty to include this language in the plan that we're adopting right now, because what the Constitution says again is that a General Assembly plan adopted pursuant to this section, the plan that we just adopted, pursuant to this section, shall allow 30 days for persons to change residents. By adopting the statement that I just read into the record, we are allowing as part of this plan that we just adopted the 30 days for candidates to change residents in order to be eligible for election.

**Co-Chair Speaker Bob Cupp** [00:54:10] Auditor Faber.

**Auditor Keith Faber** [00:54:12] Thank you. I tend to believe the Secretary already has this authority. I believe the Constitution makes it clear without regard to whether we give authority or don't give authority, that somebody gets 30 days to move in to the district once the district maps are final. Regardless of when they're on the ballot and candidly, I suggest the Secretary could just issue guidance saying that, file a statement if you intend to relocate and then verify that relocation when you certify the election, I think that certainly would be within his discretion and certainly comply with the Constitution. And for that reason, I support this motion because I think it just makes it clear to everybody that that is the intent of what should happen to comply with the Constitution. So in that regard, I think this is only a statement of intent. I don't know that it gives him any new authority, but I think it certainly is appropriate to make it clear to everybody that we believe people who may have already filed for one district in something that changed a line adjustment. I think it's only fair for them to know that they can move under the Constitution, which the Constitution already gives them that right, within 30 days. So I have no problem putting that statement in for that reason.

**Co-Chair Speaker Bob Cupp** [00:55:24] Senator Sykes.

**Co-Chair Sen. Vernon Sykes** [00:55:25] Yes, if I can ask the question on the motion. What about those persons who had not filed already, but based on the new configuration of the districts decided they want to run? Will they be given a constitutional right to for 30 days to move into the to file?

**Sec. of State Frank LaRose** [00:55:48] That's a question, Co-Chair, that only you and your colleagues in the General Assembly can answer. I don't have the power to do that right now. As you know, my Boy Scout handbook is Title 35. I do what you all tell me to do, and that is follow the law. The law currently says that the petitions that were filed are the only ones that are being filed, and those were filed back on February 2nd.

**Co-Chair Speaker Bob Cupp** [00:56:11] Chair Sykes?

**Co-Chair Sen. Vernon Sykes** [00:56:12] How does that comply with the Constitution giving someone 30 days, in fact, to move into the district?

**Sec. of State Frank LaRose** [00:56:20] Mr. Co-Chair, two separate matters, one relates to residency, the other one relates to declaring yourself a candidate for the ballot. The candidates, those who declared themselves a candidate for the ballot on February 2nd, are a fixed group of people. We know who those are. What the Constitution says is that group of people now have the ability to move if they find themselves living in a place that is not where they intended to run or the district for which they intended to run. That's what 9C of Article 11 allows for.

**Co-Chair Sen. Vernon Sykes** [00:56:53] I respectfully disagree.

**Co-Chair Speaker Bob Cupp** [00:56:57] Chair recognizes Senator Huffman.

**Senate President Matt Huffman** [00:57:01] Thank you, Co-Chair. I think some similar questions were raised last Thursday. There was a creation and I'm not sure there may have been some House districts of at least one Senate district where there would have been no one who had filed and no one who had the correct number and signatures. And I think Representative Russo raised a number of potential solutions, including a write in ballots and other, perhaps legislative fixes. And I guess I would say regarding these kinds of issues, you know, from from the my perspective, can't I can't speak for the other thirty two members of the Senate, but perhaps I can tentatively speak for my caucus. We would be certainly interested and willing to draft legislation on an emergency basis next week to make the whatever rules are necessary for basic fairness to allow folks to go ahead and file for the various districts. Obviously, the timing of this has been difficult and everyone. So if there are changes, you know, maybe we can even get to work on that this weekend.

**Co-Chair Speaker Bob Cupp** [00:58:22] The motion has been made and seconded, I believe it's been seconded.

**Sec. of State Frank LaRose** [00:58:28] Yes.

**Co-Chair Speaker Bob Cupp** [00:58:29] OK, thank you. All right. Any further discussion? If not, the staff will call the roll, please.

**Staff** [00:58:37] Co-Chair Speaker Cupp.

**Co-Chair Speaker Bob Cupp** [00:58:38] Yes.

**Staff** [00:58:39] Co-Chair Senator Sykes.

**Co-Chair Sen. Vernon Sykes** [00:58:40] No.

**Staff** [00:58:41] Governor DeWine.

**Gov. Mike DeWine** [00:58:42] Aye.

**Staff** [00:58:44] Auditor Faber.

**Auditor Keith Faber** [00:58:44] Yes.

**Staff** [00:58:45] President Huffman.

**Senate President Matt Huffman** [00:58:46] Yes.

**Staff** [00:58:46] Secretary LaRose.

**Sec. of State Frank LaRose** [00:58:47] Yes.

**Staff** [00:58:48] Leader Russo.

**House Minority Leader Allison Russo** [00:58:48] No.

**Staff** [00:58:52] Five to two, Mr. Chair.

**Co-Chair Speaker Bob Cupp** [00:58:53] Vote is five to two, the motion has carried. [indecipherable] You would have moved, it's submitted, and I'll second.

**Co-Chair Sen. Vernon Sykes** [00:59:03] Mr. Co-Chair, I'll move that we accept the written testimony for Kathleen Clyde, who had planned on testifying here today. But we changed the time period and she was not able to stand, stand around and wait. And so I respectfully submitted on her behalf.

**Co-Chair Speaker Bob Cupp** [00:59:22] And I would second that and without objection, it will be submitted into the record from the testimony for this afternoon this afternoon. Now is there any further, excuse me, is there any further business to come before the commission this evening?

**Auditor Keith Faber** [00:59:37] Are we-.

**Co-Chair Speaker Bob Cupp** [00:59:37] Auditor Faber.

**Auditor Keith Faber** [00:59:38] Thank you. Do we have an intention to set dates to continue our work on the congressional for next week? Or do we have an idea of what we're looking at?

**Co-Chair Speaker Bob Cupp** [00:59:52] I think probably next Tuesday. That doesn't prevent any plan from being circulated before that time. Does that sound satisfactory or do you have something else in mind?

**Co-Chair Sen. Vernon Sykes** [01:00:12] It's finec.

**Co-Chair Speaker Bob Cupp** [01:00:14] All right. We'll schedule a commission meeting for for next Tuesday, and we may do it or we have session next Wednesday as well so we can get this congressional districts done. Wrap that up, at least our end of it very quickly.

**Co-Chair Speaker Bob Cupp** [01:00:32] So, Mr. Speaker, are are we going to do 8C2 statements from the majority and from the minority?

**Co-Chair Speaker Bob Cupp** [01:00:44] All right. We will, but I think we're going to need to recess to to prepare the statement. How much time do we think we're going to need? [indecipherable] I am advised that it would probably take one hour.

**House Minority Leader Allison Russo** [01:01:21] To clarify, you're going to recess for an hour.

**Co-Chair Speaker Bob Cupp** [01:01:23] Yes. If I'm hoping to so we can comply with that portion that we're required to comply with.

**House Minority Leader Allison Russo** [01:01:31] OK, great. So we're reconvening this evening.

**Co-Chair Speaker Bob Cupp** [01:01:34] Yes.

**House Minority Leader Allison Russo** [01:01:34] OK.

**Co-Chair Speaker Bob Cupp** [01:01:35] All right. All right. Without objection, the commission will be in recess for one hour by my clock. That means it would be 10 minutes till 8:00 and we reconvene.

**Recess** [01:01:50] [Recess].

**Co-Chair Speaker Bob Cupp** [01:01:50] Pursuant to the recess, the Ohio Redistricting Commission will come back to order. I would note that all members of the commission are present. Is there any, do we have a motion for the required statement. Well, we don't have one. All right, well, in order to, all right. Well, I guess there's nothing wrong with doing this in what might be considered reverse. So Representative Russo, are you ready with your statement?

**House Minority Leader Allison Russo** [01:02:27] Yes, thank you, Mr. Chair. First, I'd like to say that the maps approved by the majority commissioners tonight yet again failed to meet the Ohio Constitution and failed to meet the directive of the Ohio Supreme Court. We have had several opportunities to work together as a commission to draw maps, and each time the majority commissioners have squandered the chance to do so. We would ask the commission, have we learned nothing after two court orders? We have been directed to work together and put aside partisan interest in order to draw maps that meet the Constitution of the State of Ohio, something that we are both duty and oath bound to uphold. Instead of working together, this map that was passed this evening was drawn entirely by Republican legislators on the commission, without our involvement and without allowing feedback or changes. The court has told us that this is problematic and a sign of partisan intent. In fact, they state in their decision in paragraph 31, we observed that when a single party exclusively controls the redistricting process, it should not be difficult to prove that the likely political consequences of the reapportionment were intended. We should not repeat the same mistake again. And while the majority commissioners may claim that these maps meet the requirements of Article 11, Section 6, in reality, they fall short of that metric. Unequivocally, the Ohio Supreme Court has directed us to draw that closely, maps that closely match statewide voter preferences and, as the court noted in paragraph 40, in fact, the most recent invalidate an unconstitutional map had 14 Democratic leaning House seats in the 50 to 52 percent democratic index range. Today's plan has 19, five more. There are zero Republican leaning House seats that are in the 50 to 52 percent range. The most recent invalidated, unconstitutional map had five Democratic leaning Senate seats in that range. And today's plan actually increases that asymmetry with seven districts between 50 and 52 percent. There are zero Republican leaning Senate seats that are in the same 50 to 52 percent range. It is not hard to see that these maps do not meet the court's direction on partisan symmetry and are yet again in violation of Article 11, Section six. Even with a contempt hearing on the horizon, the majority commissioners continue to show their contempt for the court, the Constitution and the rule of law. And to go back in state exactly what the language is in paragraph 40, it says "while the Constitution does not require exact parity in terms of the vote share of each district, the commission's adoption of a plan in which the quality of partisan favoritism is monolithically disparate is further evidence of a Section 6A violation. In other words, and a plan in which every toss up district is a democratic district, the commission has not applied the term favor as used in Section 6B equally to the other two parties. The commission's adoption of a plan that absurdly labels what are by any definition competitive are toss up districts as Democratic leaning, at least when the plan contains no proportional share of similar Republican leaning districts is demonstrative of an intent to favor the Republican Party." Again, those are not my words, those are the words from the court's decision. With time and collaboration, we could amend these maps to make them compliant with the law and the court's orders. We know that it is possible to put forward constitutional maps for this body to consider. We developed these maps in a process where we continually, we being the Democrats, continually invited feedback from other members of the commission. Unfortunately, the majority members of the commission voted them down and would not work with us. The public has been completely shut out of any meaningful opportunity to analyze these maps, let alone provide testimony. This was not the process contemplated, contemplated by Ohio voters in passing this constitutional reform. Instead of proportional and fair maps, Ohioans are once again left with maps that fail to meet the Constitution. It is disappointing that instead of simply working together, the majority commissioners are flagrantly ignoring Ohio voters and the Supreme Court of Ohio in an attempt to tighten their unyielding grasp on their supermajority power. Thank you, Mr. Chair.

**Co-Chair Speaker Bob Cupp** [01:07:47] Without objection, the the statement that that is authorized by the Constitution will be considered submitted, for the record. Is there further motion?

**Senate President Matt Huffman** [01:08:10] Mr. Chairman, the Section 8C2 statement has been presented to the commissioners for their review, and I would move that it be accepted.

**Co-Chair Speaker Bob Cupp** [01:08:22] I'll second that, is there any discussion on that statement? All right. I guess in the interest of symmetry, I probably should read this statement. So it's the Section 8C2 statement required under the Ohio Constitution in League of Women Voters versus DeWine's opinion. No. 2022-Ohio342. The Ohio Supreme Court ordered the commission to draft and adopt an entirely new General Assembly district plan that conforms with the Ohio Constitution, including Article 11, Section 6A and 6B. The redistricting commission did so. The commission drew an entirely new plan in which the statewide proportion of Republican leaning to Democrat leaning districts precisely corresponds to 54 percent Republican leaning and 46 percent Democrat leaning districts. In doing so, the commission was mindful that all of Section 6, Article 11 of the Ohio Constitution was to be complied with not just certain sections. Plus, no one division of Section 6 is subordinate to another. The commission was also mindful of compliance with Section 6 shall not result in violations of section 2, 3, 4, 5, or 7 of Article 11 of the Ohio Constitution. All members of the commission, through their respective staff and individually were given the opportunity to meet with the map drawers to express concerns. Make suggested edits and otherwise participated in the map making process in a collaborative fashion. The final adopted plan contains input from those members of the Commission directly or through their staff who chose to participate. The final adopted House District Plan contains 54 Republican leaning districts. This corresponds to approximately 55 percent of the total number of House districts. The final adopted Senate district plan contains 18 Republican leaning districts. This corresponds to approximately 54 percent of the total number of Senate districts. In total, the final adopted General Assembly district plan contains a total of 72 Republican leaning districts and 60 Democrat leaning districts. This corresponds to approximate 54 percent Republican leaning districts and approximately 45 percent Democratic leaning districts. These percentages meet strict proportionality. The Redistricting Commission addressed the asymmetry holding asymmetry holding identified in League of Women Voters two. Only five of the ninety nine House districts have a partisan lean between 50 and fifty point ninety nine percent. All other districts have a partisan lean greater than 51 percent. In the Senate map, only two districts have a partisan lean between 50 and fifty point ninety nine percent. This is the exact same number of asymmetric House and Senate districts found in the Sykes Russo House proposal map. The commission believes that the number of Republican leaning districts and Democrat leaning districts meets the strict proportionality despite the distribution of voters and geography of Ohio. Moreover, the final adopted General Assembly plan does not contain any violations of Section 2, 3, 4, 5, or 7 of Article 11 of the Ohio Constitution and complies with Section 6 of Article 11 of the Ohio Constitution. Any objection to submitting this as the 8C2 statements? Hearing no objection it's considered admitted. [indecipherable] The secretary will now call the roll.

**Staff** [01:11:57] Co-Chair Speaker Cupp.

**Co-Chair Speaker Bob Cupp** [01:11:59] Yes.

**Staff** [01:12:00] Co-Chair Senator Sykes.

**Co-Chair Sen. Vernon Sykes** [01:12:01] No.

**Staff** [01:12:02] Governor DeWine.

**Gov. Mike DeWine** [01:12:02] Yes.

**Staff** [01:12:04] Auditor Faber.

**Auditor Keith Faber** [01:12:09] For the purposes of having that submitted as a statement, I guess my answer is yes.

**Staff** [01:12:15] President Huffman.

**Senate President Matt Huffman** [01:12:15] Yes.

**Staff** [01:12:16] Secretary LaRose.

**Sec. of State Frank LaRose** [01:12:17] Yes.

**Staff** [01:12:18] Leader Russo.

**House Minority Leader Allison Russo** [01:12:21] No.

**Staff** [01:12:21] Five - two, Mr. Chair.

**Co-Chair Speaker Bob Cupp** [01:12:22] The vote is five to two. The statement is adopted and submitted with the record. Any further buiness to come before the commission this evening? Auditor Faber.

**Auditor Keith Faber** [01:12:31] Thank you, Mr. Speaker. I want to make it clear on the record that the Minority Report issued by Senator Sykes and House Minority Leader is not a report that I concur with.

**Co-Chair Speaker Bob Cupp** [01:12:46] Any further business? Hearing no further business the commission is adjourned for tonight.