moves to amend the bill on page 1, line 3, by rewriting the line to read:
"FOLLOWING THE RETURN OF THE 2010 FEDERAL DECENNIAL CENSUS AND TO
ESTABLISH A NONPARTISAN REDISTRICTING PROCESS.";

And on page 106, lines 8-9, by rewriting those lines to read:
"SECTION 2. Chapter 120 of the General Statutes is amended by adding a new
Article to read:

"Article 1B.
"Nonpartisan Redistricting Process.

"§ 120-4.51. Definitions.
As used in this Article, unless the context requires otherwise, the following definitions
apply:

(1) Census Bureau. – The United States Bureau of the Census.
(2) Commission. – The Temporary Redistricting Advisory Commission
established pursuant to this Article.
(3) Federal census. – The decennial census required by federal law to be
conducted by the Census Bureau in every year ending in zero.
(4) Four selecting authorities. –
a. The President Pro Tempore of the Senate.
b. The minority leader of the Senate.
c. The Speaker of the House of Representatives.
d. The minority leader of the House of Representatives.
(5) Ideal population. – The number determined by dividing the number of
members in a plan into the population of the State as reported in the federal
census.
(6) Plan. – A plan for legislative and congressional reapportionment drawn up
pursuant to the requirements of this Article.
Political party office. – An office in the national or state organization of a political party.

Public office. –
   a. An elective State, local, or federal office.
   b. An appointive State or federal office.

Relative. – An individual who is related to the person in question as father, mother, son, daughter, brother, sister, uncle, aunt, first cousin, nephew, niece, husband, wife, grandfather, grandmother, father-in-law, mother-in-law, son-in-law, daughter-in-law, brother-in-law, sister-in-law, stepfather, stepmother, stepson, stepdaughter, stepbrother, stepsister, half brother, or half sister.

VTD. – A voting tabulation district reported by the Census Bureau.

§ 120-4.52. Preparations for redistricting.

(a) The Legislative Services Office shall acquire appropriate information, review and evaluate information, review and evaluate available facilities, and develop programs and procedures in preparation for drawing congressional and legislative redistricting plans on the basis of each federal census. Funds shall be expended for the purchase or lease of equipment and materials only with prior approval of the Legislative Services Commission.

(b) By December 31 of each year ending in zero, the Legislative Services Office shall obtain from the Census Bureau information regarding geographic and political units in this State for which federal census population data has been gathered and will be tabulated. The Legislative Services Office shall use the data so obtained to:
   (1) Prepare necessary descriptions of geographic and political units for which census data will be reported and which are suitable for use as components of legislative districts.
   (2) Prepare maps of counties, cities, precincts, VTDs, and other geographic units within the State which may be used to illustrate the locations of legislative district boundaries proposed in plans drawn in accordance with this Article.

(c) As soon as possible after January 1 of each year ending in one, the Legislative Services Office shall obtain from the Census Bureau the population data needed for legislative districting which the Census Bureau is required to provide this State under P.L. 94-171 and shall use that data to assign a population figure to geographic and political units based upon that data. Upon completing that task, the Legislative Services Office shall begin the preparation of congressional and legislative redistricting plans as required by this Article.

(d) Upon each delivery by the Legislative Services Office to the General Assembly of a bill embodying a plan, pursuant to this Article, the Legislative Services Office shall at the earliest feasible time make available to the public the following information:
   (1) Copies of the bill delivered by the Legislative Services Office to the General Assembly.
   (2) Maps illustrating the plan.
   (3) A summary of the standards prescribed by this Article for development of the plan.
(4) A statement of the population of each district included in the plan and the relative deviation of each district population from the ideal district population.

"§ 120-4.53. Preparations for redistricting.

(a) Not later than April 1 of each year ending in one, the Legislative Services Office shall deliver to the Principal Clerk of the Senate and the Principal Clerk of the House of Representatives and to the members of the Senate and the House of Representatives identical bills embodying a plan of legislative and congressional districting prepared in accordance with this Article. It is the intent of this Article that the bill shall be brought to a vote in either the Senate or the House of Representatives expeditiously, but not less than three legislative days after the report of the Temporary Redistricting Advisory Commission required by G.S. 120-4.56 is received and made available to the members of the General Assembly. The bill shall be voted in under a procedure or rule permitting no amendments except those of a purely corrective nature. It is further the intent of this Article that if the bill is approved on third reading by the first house in which it is considered, it shall expeditiously be brought to a vote in the second house under a similar procedure or rule. If the bill embodying the plan submitted by the Legislative Services Office under this subsection fails to be approved on second or third reading in either the Senate or the House of Representatives, the Principal Clerk of the Senate or the Principal Clerk of the House, as the case may be, shall at once, but in no event later than seven days after the date the bill failed to be approved, transmit to the Legislative Services Office information which the Senate or House may direct by resolution regarding reasons why the plan was not approved.

(b) If the population data for legislative districting which the Census Bureau is required to provide this State under P.L. 94-171 and, if used by the Legislative Services Office, the corresponding geographic referencing data file for that population data are not available to the Legislative Services Office on or before February 15 of the year ending in one, the April 1 date set forth in subsection (a) of this section shall be extended by a number of days equal to the number of days after February 15 of the year ending in one that the federal census population data and the geographic encoding and referencing data file for legislative districting become available.

(c) If the bill embodying the plan submitted by the Legislative Services Office under subsection (a) of this section fails to pass second or third reading in either house, the Legislative Services Office shall prepare a bill embodying a second plan of legislative and congressional districting. The bill shall be prepared in accordance with this section and, insofar as it is possible to do so within the requirements of G.S. 120-4.54, with the reasons cited by the Senate or House of Representatives by resolution for the failure to approve the plan. If a second plan is required under this subsection, the bill embodying it shall be delivered to the Principal Clerk of the Senate and the Principal Clerk of the House of Representatives and to the members of the Senate and the House of Representatives not later than 35 calendar days after the date of the vote by which the Senate or the House of Representatives fails to approve the bill submitted under subsection (a) of this section. If it is necessary to submit a bill under this subsection, the bill shall be brought to a vote not less than seven calendar days after the bill is submitted and made available to the members of the General Assembly, under a procedure or rule permitting
no amendments except those of a purely corrective nature. It is further the intent of this Article
that if the bill is approved on third reading by the first house in which it is considered, it shall
expeditiously be brought to a vote in the second house under a similar procedure or rule. If the
bill embodying the plan submitted by the Legislative Services Office under this subsection
fails to be approved on second or third reading in either the Senate or the House of
Representatives, the Principal Clerk of the Senate or the Principal Clerk of the House, as the
case may be, shall transmit to the Legislative Services Office in the same manner, as described
in subsection (a) of this section, information which the Senate or House may direct by
resolution regarding reasons why the plan was not approved.

(d) If the bill embodying the plan submitted by the Legislative Services Office under
subsection (c) of this section fails to be enacted, the same procedure as prescribed by
subsection (c) of this section shall be followed. If a third plan is required under this subsection,
the bill embodying it shall be delivered to the Principal Clerk of the Senate and the Principal
Clerk of the House of Representatives and to the members of the Senate and the House of
Representatives not later than 35 calendar days after the date of the vote by which the Senate or
the House of Representatives fails to approve the bill submitted under subsection (c) of this
section. If it is necessary to submit a bill under this subsection, the bill shall be brought to a
vote within the same time period after its delivery to the Principal Clerk of the Senate and the
Principal Clerk of the House of Representatives as is prescribed for the bill submitted under
subsection (c) of this section but shall be subject to amendment in the same manner as other
bills.

(e) Prior to delivering any plan and the bill embodying that plan in accordance with this
section, the Legislative Services Office shall provide to persons outside its staff only such
information regarding the plan as may be required by policies agreed upon by the Temporary
Redistricting Advisory Commission. This subsection does not apply to population and
geographic data furnished to the Legislative Services Office by the Census Bureau.

"§ 120-4.54. Redistricting standards.

(a) Legislative and congressional districts shall be established on the basis of
population.

(b) Senatorial and representative districts, respectively, shall each have a population
that is within five percent (5%) of the ideal population for that district.

(c) Congressional districts shall each have a population as nearly equal as practicable to
the ideal population, but in all cases within one-tenth of a percent (0.1%) of the ideal
population.

(d) Legislative and congressional districts shall be drawn in a manner that complies
with requirements of federal and State law.

(e) To the extent consistent with other standards provided by this section, district
boundaries in a plan shall coincide with the boundaries of political subdivisions of the State. In
Senate and State House plans, the "whole county" requirements established by the North
Carolina Constitution shall be complied with in a manner consistent with federal law. The
number of counties and cities divided among more than one district shall be as small as
possible, but in the case of cities located in more than one county, minimizing the division of
counties prevails. The division of VTDs shall also be minimized consistent with the other
standards of this section.

(f) Districts shall be composed of convenient contiguous territory. Areas which meet
only at the points of adjoining corners are not contiguous.

(g) Districts shall be reasonably compact in form, to the extent consistent with the
standards established by this section. In general, reasonably compact districts are those which
are square, rectangular, or hexagonal in shape, and not irregularly shaped, to the extent of
natural or political boundaries or those of VTDs. If it is necessary to compare the relative
compactness of two or more districts, or of two or more alternative districting plans, the tests
prescribed by this subsection shall be used as follows:

(1) Length-width compactness. – The compactness of a district is greatest when
the length of the district and the width of the district are equal. The measure
of a district's compactness is the absolute value of the difference between the
length and the width of the district. In general, the length-width compactness
of a district is calculated by measuring the distance from the northernmost
point or portion of the boundary of a district to the southernmost point or
portion of the boundary of the same district and the distance from the
westernmost point or portion of the boundary of the district to the
easternmost point or portion of the boundary of the same district. The
absolute values computed for individual districts under this subdivision may
be cumulated for all districts in a plan in order to compare the overall
compactness of two or more alternative districting plans for the State or for a
portion of the State.

(2) Perimeter compactness. – The compactness of a district is greatest when the
distance needed to traverse the perimeter boundary of a district is as short as
possible. The total perimeter distance computed for individual districts under
this subdivision may be cumulated for all districts in a plan in order to
compare the overall compactness of two or more alternative districting plans
for the State or for a portion of the State.

(h) No district shall be drawn for the purpose of favoring a political party, incumbent
legislator, or member of Congress, or other person or group, or for the purpose of augmenting
or diluting the voting strength of a language or racial minority group. In establishing districts,
no use shall be made of any of the addresses or geographic locations of incumbents.

Except to the extent required by the North Carolina or United States Constitutions, the
Voting Rights Act of 1965, and applicable court decisions, no use shall be made of:

(1) Political affiliations of registered voters.

(2) Previous election results.

(3) Demographic information, other than population head counts.

"§ 120-4.55. Temporary Redistricting Advisory Commission."

(a) Not later than February 15 of each year ending in one, a five member Temporary
Redistricting Advisory Commission shall be established as provided by this section. The
Commission's only functions shall be those prescribed by G.S. 120-4.56.
(b) Each of the four selecting authorities shall certify to the Chair of the State Board of Elections the authority's appointment of a person to serve on the Commission.

(c) Within 10 days after the four selecting authorities have certified their respective appointments, but in no event later than February 15 of the year ending in one, the four commission members so appointed shall select, by a vote of at least three members, and certify to the Chair of the State Board of Elections the fifth Commission member, who shall serve as chairperson.

(d) A vacancy on the Commission shall be filled by the initial selecting authority within 15 days after the vacancy occurs.

(e) Members of the Commission shall receive from funds appropriated to the General Assembly per diem, travel expenses, and reimbursement for other necessary expenses incurred in performing their duties as provided by G.S. 138-5 or G.S. 138-6 as applicable.

(f) No person shall be appointed to the Commission who:

   (1) Is not a registered voter of this State at the time of selection.
   (2) Holds public office or political party office.
   (3) Is a relative of or is employed by a member of the General Assembly or of the United States House of Representatives or Senate, or is employed directly by the General Assembly or by the United States House of Representatives or Senate.

§ 120-4.56. Duties of Commission.

The functions of the Commission shall be as follows:

(1) Answer a written request for direction made by the Legislative Services Office when in preparation of plans as required by this Article, the Legislative Services Office is confronted with the necessity to make any decision for which no clearly applicable guideline is provided by G.S. 120-4.54 and requests direction from the Commission.

(2) Authorize by adoption of policies the release of information under G.S. 120-4.53(e).

(3) Upon the delivery by the Legislative Services Office to the General Assembly of a bill embodying an initial plan, as required by G.S. 120-4.53(a), the Commission shall:

   a. As expeditiously as reasonably possible, schedule and conduct at least three public hearings, in different geographic regions of the State, on that plan.

   b. Following the hearings, promptly prepare and submit to the Principal Clerk of the Senate and the Principal Clerk of the House of Representatives a report summarizing information and testimony received by the Commission in the course of the hearings. The Commission's report shall include any comments and conclusions which its members deem appropriate on the information and testimony received at the hearings or otherwise presented to the Commission. The report as to a plan shall be submitted no later than
14 calendar days after the date the bill embodying an initial plan is
delivered to the General Assembly.

"§ 120-4.57. Special rule if this Article becomes effective in 2011 or 2012.
(a) This section is effective only if this Article becomes effective in 2011 or 2012 as
provided by the law enacting this Article.
(b) Not later than 20 days after this section becomes effective, the Legislative Services
Office shall deliver to the Principal Clerk of the Senate and the Principal Clerk of the House of
Representatives and to the members of the Senate and the House of Representatives identical
bills embodying a plan of Senate districting prepared in accordance with this Article. It is the
intent of this Article that the bill shall be brought to a vote in either the Senate or the House of
Representatives expeditiously, but not less than three legislative days after the report of the
Temporary Redistricting Advisory Commission required by G.S. 120-4.56 is received and
made available to the members of the General Assembly. The bill shall be voted in under a
procedure or rule permitting no amendments except those of a purely corrective nature. It is
further the intent of this Article that if the bill is approved on third reading by the first house in
which it is considered, it shall expeditiously be brought to a vote in the second house under a
similar procedure or rule. If the bill embodying the plan submitted by the Legislative Services
Office under this subsection fails to be approved on second or third reading in either the Senate
or the House of Representatives, the Principal Clerk of the Senate or the Principal Clerk of the
House, as the case may be, shall at once, but in no event later than three days after the date the
bill failed to be approved, transmit to the Legislative Services Office information which the
Senate or House may direct by resolution regarding reasons why the plan was not approved.
(c) If the bill embodying the plan submitted by the Legislative Services Office under
subsection (b) of this section fails to pass second or third reading in either house, the
Legislative Services Office shall prepare a bill embodying a second plan of Senate districting.
The bill shall be prepared in accordance with this section and, insofar as it is possible to do so
within the requirements of G.S. 120-4.54, with the reasons cited by the Senate or House of
Representatives by resolution for the failure to approve the plan. If a second plan is required
under this subsection, the bill embodying it shall be delivered to the Principal Clerk of the
Senate and the Principal Clerk of the House of Representatives and to the members of the
Senate and the House of Representatives not later than ten calendar days after the date of the
vote by which the Senate or the House of Representatives fails to approve the bill submitted
under subsection (b) of this section. If it is necessary to submit a bill under this subsection, the
bill shall be brought to a vote not less than five calendar days after the bill is submitted and
made available to the members of the General Assembly, under a procedure or rule permitting
no amendments except those of a purely corrective nature. It is further the intent of this Article
that if the bill is approved on third reading by the first house in which it is considered, it shall
expeditiously be brought to a vote in the second house under a similar procedure or rule. If the
bill embodying the plan submitted by the Legislative Services Office under this subsection
fails to be approved on second or third reading in either the Senate or the House of
Representatives, the Principal Clerk of the Senate or the Principal Clerk of the House, as the
case may be, shall transmit to the Legislative Services Office in the same manner, as described
in subsection (b) of this section, information which the Senate or House may direct by
resolution regarding reasons why the plan was not approved.

(d) If the bill embodying the plan submitted by the Legislative Services Office under
subsection (c) of this section fails to be enacted, the same procedure as prescribed by
subsection (c) of this section shall be followed. If a third plan is required under this subsection,
the bill embodying it shall be delivered to the Principal Clerk of the Senate and the Principal
Clerk of the House of Representatives and to the members of the Senate and the House of
Representatives not later than ten calendar days after the date of the vote by which the Senate
or the House of Representatives fails to approve the bill submitted under subsection (c) of this
section. If it is necessary to submit a bill under this subsection, the bill shall be brought to a
vote within the same time period after its delivery to the Principal Clerk of the Senate and the
Principal Clerk of the House of Representatives as is prescribed for the bill submitted under
subsection (c) of this section but shall be subject to amendment in the same manner as other
bills.

(e) Prior to delivering any plan and the bill embodying that plan in accordance with this
section, the Legislative Services Office shall provide to persons outside its staff only such
information regarding the plan as may be required by policies agreed upon by the Temporary
Redistricting Advisory Commission. This subsection does not apply to population and
geographic data furnished to the Legislative Services Office by the Census Bureau.

(f) If this section becomes effective, then the Temporary Redistricting Advisory
Commission provided for by G.S 120-4.55 shall be appointed within five days thereafter, and
the four members shall appoint the fifth member within ten days of this section becoming
effective."

SECTION 4. Section 1 of this act is effective when it becomes law and applies to
elections held on or after January 1, 2012. Section 2 of this act becomes effective January 1,
2020, and applies beginning with the 2020 federal census, but if: (i) An objection is interposed
under Section 5 of the Voting Rights Act of 1965 by the United States Department of Justice to
the plan proposed by Section 1 of this act, (ii) The United States District Court for the District
of Columbia rejects under Section 5 of the Voting Rights Act of 1965 the plan proposed by
Section 1 of this act; (iii) A federal court finds that the plan proposed by Section 1 of this act
violates any provision of the Constitution of the United State or any provision of the Voting
Rights Act of 1965, or (iv) a three judge superior court under N.C.G.S. 120-7.1 finds the plan proposed
by Section 1 of this act violates the Constitution of North Carolina or any federal law or federal
constitutional provision, then Section 2 of this act becomes effective upon such occurrence and
G.S. 120-4.57 as enacted by that section shall govern the proceedings in 2011 and 2012. The
remainder of this act is effective when it becomes law."
NORTH CAROLINA GENERAL ASSEMBLY
AMENDMENT
Senate Bill 455

S455-ALB-145 [v.3]

SIGNED

Amendment Sponsor

SIGNED

Committee Chair if Senate Committee Amendment

ADOPTED ________ FAILED ________ TABLED ________

TABLED

AMENDMENT NO. 3
(to be filled in by Principal Clerk)

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27-18
Sarah Clapp
7-25-11