

CONGRESSIONAL REDISTRICTING PLANS (EXCERPT)
Act 222 of 1999

3.72 Application for review by supreme court of redistricting plan; modification of plan by court; remand of plan to special master.

Sec. 2. Upon the application of an elector filed not later than 60 days after the adoption of the enactment of a congressional redistricting plan, the supreme court, exercising original state jurisdiction may review any congressional redistricting plan enacted by the legislature, and may modify that plan or remand that plan to a special master for further action if the plan fails to comply with the congressional redistricting act.

History: 1999, Act 222, Eff. Mar. 10, 2000.