

Introduction to the California Voting Rights Act (CVRA)





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What is the California Voting Rights Act ("CVRA")?

- Took effect January 1, 2003
- Prohibits the use of "at-large" elections when such an election system:
 - "impairs the ability of a protected class to elect candidates of its choice or its ability to influence the outcome of an election...." (Elections Code § 14027.)

Does not require intent

- The CVRA is far broader than its federal counterpart
- Much easier for a plaintiff to bring a claim against a government entity
- Proof of intent on the part of voters or elected officials to discriminate against a protected class is <u>not</u> required (Elections Code § 14028(d).)



Right to Attorneys' and Expert Fees

CVRA grants a prevailing plaintiff the right to recover reasonable attorneys' fees **AND** expert witness fees.

If district wins, it is **not** granted the same right.



(Elections Code § 14030.).



What is a "By-Trustee Area" Election System?

- Only safe harbor from a CVRA claim
- School district is divided into trustee areas
- A governing board member is elected from each trustee area
- Board members are elected <u>by only the</u>
 <u>registered voters in the particular</u>
 <u>trustee area</u> where the governing board
 member resides



Recent Legislative Changes

- AB 350
 - Additional "pre-map" public hearing requirements
 - Two within first 30 days
 - Transition Timelines with litigation safe havens
 - 90 days from initiation
 - Plaintiff fee reimbursement



Potential Next Steps





First Steps for Establishing By-Trustee Area Elections

- (1) Pass a resolution of governing board declaring:
 - Intent to establish "by-trustee area" election system
 - Starts 90-day safe harbor window
- (2) Hold 2 "Pre-Map" Public Hearings within 30 days
 - Prior to the preparation of draft trustee voting area plans by demographer:
 - Receive community comments and public testimony concerning the composition of potential trustee voting areas



Next Steps for Establishing By-Trustee Area Elections

- (3) Draw Draft Trustee Area Plans
- Comply with the U.S. Constitution
- Achieve population equality as nearly as is practicable
- Comply with the Federal Voting Rights Act
- Voting districts shall be geographically contiguous
- Local communities of interests
- Geographical compactness
- Cannot favor or discriminate against an incumbent, political candidate or political party



Sharing Draft Voting Area Plans with District Constituents

- (4) Hold 3 Public Hearings on map options
- (5) Approval by County Committee on School District

Organization

Ordinarily, once approved by County transition placed on ballot electorate; <u>HOWEVER</u>...



Potential Waiver from SBE

- State Board of Education has power to waive requirement that by-trustee area proposal be placed on ballot (Ed Code § 33050.)
- CDE "dialed in" on this issue and approving such waivers
- Waiver will:
 - Expedite implementation of new election system,
 - Avoid uncertainty, and
 - Reduce cost and risk to school district since only "safe harbor" under CVRA is implementation of bytrustee area election system.



Final Steps in Completing Transition

- File new Voting Area Plan with County Registrar of Voters
- Hold Governing Board elections in 2020 under new by-trustee area election system





Additional Items to Keep in Mind

- Once transition made to by-trustee area election system, then following each federal census:
 - Governing board must approve adjustment of trustee area boundaries to make sure each the population in each trustee area is as nearly as equal as practical, among other things.



(Education Code section 5019.5(a).)

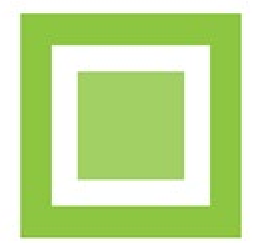


Final Thoughts

- Does not change overall District boundaries
- Does not change school attendance boundaries
- Does not change how the District is governed
 - Still one district with common goals and challenges!!!







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