Summary of Fair Maps Act of 2019

The Fair Maps Act of 2019 prohibits partisan gerrymandering to ensure congressional districting plans result in fair, effective, and accountable representation for all people in the United States. To enforce this prohibition, the bill provides standing to every eligible voter to challenge maps that unduly favor a particular political party. It also provides guidance to courts and mapmakers on how to fix gerrymandered maps. When Senator Bennet first introduced the Fair Maps Act in 2018, it was the only federal legislation to prohibit partisan gerrymandering. Elements of the bill were since incorporated into HR1, the historic political reform package that passed by the House of Representatives this March.

Prohibits Partisan Gerrymandering
The bill explicitly prohibits states from establishing congressional districting plans that have the purpose or effect of unduly favoring or disfavoring a political party.

Creates Standing to Challenge Maps
The bill creates a private cause of action for voters to challenge their state’s gerrymandered map.

Establishes Baseline Criteria for Map-drawing
The bill provides guidance to mapmakers on what criteria they can and cannot use to avoid partisan gerrymandering. Specifically, congressional maps must comply with the Constitution’s requirement that all districts must be nearly equal in population and with the Voting Rights Act’s prohibition on racial gerrymandering. Moreover, a state cannot use past political performance—including political party registration, voting history, and residence of political incumbents—unless such information is used to avoid a partisan gerrymander. States may adopt additional criteria, including respect for geographic contiguity and communities of interest, as long as those criteria are not used to create a partisan gerrymander.

Provides Guidance to Courts to Fix Gerrymandered Maps
The bill provides courts guidance on what evidence to consider in determining whether a map is gerrymandered for political purposes and establishes remedies when maps are found to unduly favor one political party.

Preserves State Redistricting Reforms
The bill preserves states’ rights to determine their own redistricting processes, as long as they do not conflict with the bill’s prohibition on partisan gerrymandering. The bill does not prevent states from adopting additional redistricting criteria or creating their own cause of action.