## STATE OF WYOMING

## HOUSE JOINT RESOLUTION NO. HJ0010

Senate confirmation of supreme court justices-2.

Sponsored by: Representative(s) Childers and Senator(s)
Jennings

## A BILL

for

RESOLUTION 1 proposing to amend the A JOINT Wyoming Constitution relating to the judicial department; providing 2 3 that the appointment of justices of the Wyoming supreme 4 court be done with the consent of the senate; providing for 5 the designation of acting supreme court justices by the 6 chief justice of the supreme court; and providing 7 conforming amendments.

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- 9 BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF WYOMING,
- 10 two-thirds of all the members of the two houses, voting
- 11 separately, concurring therein:

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- 13 **Section 1.** The following proposal to amend Wyoming
- 14 Constitution, Article 5, Section 4(a) and (b) is proposed
- 15 for submission to the electors of the State of Wyoming at
- 16 the next general election for approval or rejection to

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1 become valid as a part of the Constitution if ratified by a

2 majority of the electors at the election:

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4 Article 5, Section 4. Supreme court generally;

5 number; election of chief justice; quorum; vacancies in

6 supreme court or district court; judicial nominating

7 commission; terms; standing for retention in office.

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9 (a) The supreme court of the state shall consist of not less than three nor more than five justices as may be 10 11 determined by the legislature. The justices of the court shall elect one of their number to serve as chief justice 12 13 for such a term and with such authority as shall be 14 prescribed by law. A majority of the justices shall 15 constitute a quorum, and a concurrence of a majority of 16 such quorum shall be sufficient to decide any matter. If a justice of the supreme court for any reason shall not 17 18 participate in hearing any matter or a vacancy in the office of justice exists, the chief justice may designate 19 20 one of the district judges to act for such the 21 nonparticipating justice or temporarily occupy the vacant 22 office for not longer than one (1) year.

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(b) A vacancy in the office of justice of the supreme 1 2 court or judge of any district court or of such other 3 courts that may be made subject to this provision by law, 4 shall be filled by a qualified person appointed by the 5 governor and confirmed by the senate, while a judge of any 6 district court or other courts that are subject to this 7 provision by law shall be filled by a qualified person 8 appointed by the governor. Any appointment shall be made 9 from a list of three nominees that shall be submitted by the judicial nominating commission. The commission shall 10 11 submit such a list not later than 60 days after the death, retirement, tender of resignation, removal, failure of an 12 13 incumbent to file a declaration of candidacy, or 14 certification of a negative majority vote on the question 15 of retention in office under section subsection (g) hereof, 16 or adjournment of a legislative session at which an appointment was not confirmed. If the governor shall fail 17 18 to make any such appointment within 30 days from the day the list is submitted to him, such the appointment shall be 19 20 made by the chief justice from the list within 15 days, subject to senate confirmation for appointment of a supreme 21 22 court justice.

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1 Section 2. That the Secretary of State shall endorse

2 the following statement on the proposed amendment:

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4 The adoption of this amendment would require Supreme Court

5 justices appointed by the Governor be confirmed by the

6 Senate, and allow the Chief Justice of the Supreme Court to

7 temporarily designate district judges to fill vacancies on

8 the Supreme Court for not longer than one (1) year.

9

10 (END)

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