HOUSE BILL NO. HB0107

Elected attorney general.

Sponsored by: Representative(s) Heiner, Banks, Bear,
Haroldson, Jennings, Knapp, Pendergraft,
Ward and Winter and Senator(s) Biteman,
Boner, Kolb and Laursen, D

A BILL

for

1 AN ACT relating to the attorney general; providing for the election of the attorney general; designating the attorney 2 general as a state elected official; setting the attorney 3 4 general's term of office; setting the attorney general's 5 salary; providing for filling a vacancy in the position; 6 repealing and modifying provisions for interim appointment; providing for the application of the Ethics and Disclosure 7 Act and other laws to the office of the attorney general 8 9 and attorney general as a state elected official; amending 10 certain provisions regarding actions the attorney general takes requiring approval of or pursuant to the direction of 11 the governor; prescribing additional duties of the attorney 12 13 general; making conforming amendments; and providing for effective dates. 14

1 2 Be It Enacted by the Legislature of the State of Wyoming: 3 4 Section **1.** W.S. 9-1-601, 9-5-101(a), 5 22-2-105(a)(ii)(intro) and 22-6-117(a)(iv) are amended to 6 read: 7 8 9-1-601. Appointment; term; removal; special assistant for legislative affairs; qualifications. 9 10 11 (a) Until the term of office of the attorney general commences following the general election in 2026, the 12 attorney general of the state of Wyoming shall be appointed 13 by the governor with the advice and consent of the senate 14 in accordance with W.S. 28-12-101 through 28-12-103 and may 15 16 be removed by the governor as provided in W.S. 9-1-202. 17 Beginning at the general election in 2026, the attorney general shall be elected in a statewide election for a term 18 19 of four (4) years. 20 21 (b) Prior to the general election in 2026, if a newly elected governor appoints an attorney general to take 22

нв0107

office prior to or during the legislative session next

1 following the governor's election, the newly appointed

2 attorney general designee shall become a member of the

3 attorney general's staff to serve as a special assistant to

4 the governor for legislative affairs. When the legislative

5 session adjourns the attorney general's term of office

6 shall terminate. Following the general election in 2026,

7 the term of an attorney general appointed under this

8 section shall terminate on the first Monday in January next

9 following the general election.

10

11 (c) Prior to his To be eligible for appointment or

12 election, the attorney general shall have been a practicing

13 attorney for at least four (4) years. At the date of

14 appointment, he shall be in good standing in the courts of

15 record of this state and shall be a resident and elector of

16 the state.

17

9-5-101. State building commission; composition;
general powers and duties; conflicts of interest.

20

22

21 (a) The five (5) elected state officers governor,

secretary of state, state auditor, state treasurer and

23 state superintendent of public instruction shall constitute

- 1 the state building commission. The governor shall be
- 2 chairman of the commission, but in his absence from any
- 3 meeting, one (1) of the members may act as chairman, and
- 4 shall preside at the meeting. All votes taken to decide the
- 5 commission's final action on any matter shall be recorded.

- 7 22-2-105. Terms of office and offices voted on at
- 8 general elections.

9

- 10 (a) The terms of office and offices voted on at
- 11 general elections are as follows:

- 13 (ii) Four Year Term. At the general election
- 14 in 1974 and in every fourth (4th)—year thereafter, there
- 15 shall be elected the following officers: one (1) governor,
- 16 one (1) secretary of state, one (1) state treasurer, one
- 17 (1) state auditor, one (1) superintendent of public
- 18 instruction, county clerks, county treasurers, county
- 19 assessors, county coroners, county and prosecuting
- 20 attorneys, district attorneys, sheriffs, clerks of the
- 21 district court. At every general election there shall be
- 22 elected the necessary member or members of the Wyoming
- 23 senate and county commissioners. At the general election in

```
1 2026 and every fourth year thereafter, there shall be
```

- 2 elected an attorney general. The question of retention of a
- 3 circuit court judge or a magistrate of the circuit court
- 4 shall be submitted:

- 6 22-6-117. Order of listing offices in partisan
- 7 elections.

8

- 9 (a) The major party primary and general partisan
- 10 election ballots shall contain the offices to be voted on
- 11 in the following order:

12

- 13 (iv) Candidates for governor, secretary of
- 14 state, state auditor, state treasurer, and superintendent
- 15 of public instruction and, beginning at the 2026 primary
- 16 and general election, the attorney general;

- 18 **Section 2.** W.S. 1-26-509(k), 1-31-103, 1-35-103(a),
- 19 1-35-104, 7-3-102, 7-22-101(a)(vi), 7-22-102(a), (b),
- 20 (c)(intro) and (d), 7-22-108(a), 8-1-102(a)(xii),
- $21 \quad 8-2-101(a)(vi), \quad 9-1-101(b), \quad 9-1-211(a)$ by creating a new
- 22 paragraph (vi) and by renumbering (vi) through (viii) as
- 23 (vii) through (ix), 9-1-602, 9-1-603(b) and (c), 9-1-604,

- 1 9-1-605(b) through (d), 9-1-608(a) and (b), 9-1-611(c),
- 2 9-1-633(a) and (b)(intro), 9-1-636(b) and (c)(intro),
- 3 9-2-1016(h)(i), 9-3-101(a) by creating a new paragraph
- 4 (viii), 9-4-218(a)(iii), 9-13-102(a)(xii)(A) and (xvi),
- 5 9-13-108(a)(intro), 9-14-101, 9-14-102(c), 18-3-902(a),
- 6 22-18-111(a)(intro), 28-1-115(g)(ii), 28-12-102(c) and by
- 7 creating a new subsection (d), 35-7-1004, 35-11-1507(a) and
- 8 35-21-110(a) are amended to read:

10 1-26-509. Negotiations; scope of efforts to purchase.

11

12 (k) Attorney's fees and other expenses awarded under this section from a public entity to a condemnee shall be 13 reported by the public entity which paid the fees, to the 14 15 Wyoming attorney general within sixty (60) days of the 16 award. The Wyoming attorney general shall collect this data 17 and report annually to the governor joint revenue interim committee and joint judiciary interim committee on the 18 19 amount of all taxpayer funded fee awards, beginning July 20 31, 2014. The report shall identify the name of each party 21 to whom an award was made, the name of each counsel of 22 record representing each party to whom an award was made,

6

нв0107

- 1 the public agency which paid each award and the total
- 2 amount of each award.

4 1-31-103. Commencement of action.

5

- 6 The attorney general or a county attorney shall may
- 7 commence an action when directed by the governor, supreme
- 8 court or legislature, or when upon complaint or otherwise
- 9 he has good reason to believe that such an action can be
- 10 established by proof. The attorney general may commence an
- 11 action when requested by the governor, supreme court or
- 12 legislature. A county attorney shall commence an action
- 13 when directed by the governor, supreme court or
- 14 legislature.

15

- 16 1-35-103. Violation of state contracts to be reported
- 17 to attorney general; investigation; action to recover
- 18 damages; employment of special assistants.

- 20 (a) Any officer, board or commission of the state of
- 21 Wyoming, or their legal counsel, responsible for the
- 22 enforcement of any contract between the state of Wyoming
- 23 and any person, having reason to believe that there has

been a violation of the terms of the contract to the damage 1 2 of the state of Wyoming, shall report the matter to the 3 attorney general of the state of Wyoming. The attorney 4 general shall make such investigation of the matter as is necessary. Upon completion of the investigation and finding 5 of probable damages to the state of Wyoming, the attorney 6 general may bring suit in any court of 7 competent 8 jurisdiction to recover all damages that the state of 9 Wyoming may have incurred by reason of the breach of 10 contract, or for any money or other property that may be 11 due on the contract. Subject to the governor's approval he 12 The attorney general may employ specially qualified 13 assistants or counsel to aid in any investigation of such 14 action.

15

1-35-104. Actions under control of attorney general;
17 settlement or compromise with approval of governor.

18

The attorney general shall control all investigations and actions instituted and conducted in on behalf of the state as provided in W.S. 1-35-103 and has full discretionary powers to prosecute all investigations and litigation and,

8

нв0107

- 1 with the approval of the governor, to settle, compromise or
- 2 dismiss the actions.

4 7-3-102. Appointment of attorney general to represent

5 state on joint commissions.

6

- 7 The governor shall appoint the attorney general is hereby
- 8 appointed as the commissioner who shall represent Wyoming
- 9 upon any joint commission created by Wyoming and any one
- 10 (1) or more states for the purpose of negotiating and
- 11 entering into agreements or compacts for cooperative effort
- 12 and mutual assistance in the prevention of crime and in the
- 13 enforcement of the respective criminal laws and policies of
- 14 Wyoming and any other state and for the establishment of
- 15 agencies deemed desirable for making effective any
- 16 agreement or compact.

17

18 **7-22-101.** Definitions.

19

20 (a) As used in this article:

- 22 (vi) "Five (5)—Six (6) state elected officials"
- 23 means the governor, secretary of state, state auditor,

state treasurer, attorney general and superintendent of 1 2 public instruction; 3 4 7-22-102. Authority to contract; general conditions. 5 6 (a) The state or a local government may contract with private entities for the construction, lease (as lessor or 7 8 lessee), acquisition, improvement, operation, maintenance, purchase or management of facilities and services as 9 10 provided in this article, but only after receiving the consent of the $\frac{\text{five }(5)}{\text{six}}$ (6) state elected officials as 11 12 to site, number of beds and classifications of inmates or 13 prisoners to be housed in the facility. 14 (b) No contract shall be entered into or renewed 15 16 unless the contracting governmental entity, with the concurrence of the $\frac{\text{five}}{\text{(5)}} = \sin (6)$ state elected 17 officials, determines the contract offers substantial cost 18 19 savings to the contracting governmental entity and at least 20 the same quality of services provided by the state or by

22

21

similar local governments.

1 (c) After receiving the majority consent of the five 2 $\frac{(5)}{\sin x}$ (6) state elected officials as to the site, number of beds and classifications of inmates or prisoners to be 3 4 housed in the facility, the state or the local government may contract with private entities for the construction, 5 lease (as lessor or lessee), acquisition, improvement, 6 operation, maintenance, purchase or management 7 of 8 facilities, either:

9

10 (d) The state or the local government may reject or return prisoners from outside the state. Prisoners 11 12 inmates of out-of-state, nonfederal jurisdictions shall not 13 be incarcerated in any facility operated by a local government entity under this article without the consent of 14 15 the majority of the $\frac{\text{five}}{\text{(5)}}$ six (6) state elected 16 officials. of this state. At no time shall the number of 17 prisoners from out-of-state, nonfederal jurisdictions 18 incarcerated in a facility operated by a local government 19 entity under this article exceed thirty percent (30%) of 20 the capacity of that facility. Any out-of-state, nonfederal 21 prisoner shall be returned to the jurisdiction of origin to be released from custody by them, outside the state of 22 23 Wyoming at the appropriate time.

11

7-22-108. Monitoring; right of access.

3

4 (a) The contracting governmental entity at 5 contractor's expense, shall employ an individual to be responsible for monitoring all aspects of the private 6 contractor's performance under a contract for the operation 7 8 of a facility pursuant to W.S. 7-22-102. The individual 9 employed as contract monitor shall be qualified to perform 10 function by reason of education, training experience as determined by the $\frac{\text{five}}{\text{(5)}}$ six (6) state 11 12 elected officials. At a minimum, the contract monitor shall 13 have completed at least the same training required by this article for detention officers and shall have served a 14 15 minimum of three (3) years as a detention officer. The 16 monitor, with the approval of the contracting governmental 17 entity, shall appoint staff as necessary to assist in monitoring at the facility, which staff shall be at the 18 19 contractor's expense and will be solely responsible to the 20 contract monitor. The monitor or his designee shall be 21 provided an on-site work area by the contractor, shall be on-site on a daily basis, and shall have access to all 22 23 areas of the facility and to inmates and staff at all

- 1 times. The contractor shall provide any and all data,
- 2 reports and other materials that the monitor determines are
- 3 necessary to carry out monitoring responsibilities under
- 4 this section.

6 8-1-102. Definitions.

7

- 8 (a) As used in the statutes unless the legislature
- 9 clearly specifies a different meaning or interpretation or
- 10 the context clearly requires a different meaning:

11

- 12 (xii) "Elected state official" means the
- 13 governor, secretary of state, state auditor, state
- 14 treasurer, attorney general and superintendent of public
- 15 instruction;

16

- 8-2-101. Distribution of statutes, supplements and
- 18 session laws.

- 20 (a) Statutes, supplements and session laws shall be
- 21 distributed as provided by contract with the publisher or
- 22 as directed by the management council, to the following,
- 23 without charge:

1 2 (vi) One (1) copy to each of the five (5) six 3 (6) elected state officers officials; 4 5 9-1-101. Location of seat of government; residence of state officials; deputies authorized; state superintendent 6 of public instruction physical office designation. 7 8 (b) The governor, secretary of state, 9 treasurer, state auditor, attorney general and state 10 superintendent of public instruction shall reside and 11 12 maintain their offices at the seat of government. 13 9-1-211. Vacancy in office of governor; successor 14 designated; order of succession; proclamation 15 on16 succession. 17 (a) If the governor is removed, dies, resigns or is 18 19 unable to act, the state officer appearing highest on the 20 following list who satisfies all constitutional 21 qualifications for governor and is not under impeachment by

14

the house of representatives shall act as governor until

```
1
    the disability of the governor is removed or a new governor
 2
    is elected and qualified:
 3
 4
              (vi) Attorney general;
 5
              (vi)(vii) State superintendent of public
 6
 7
    instruction;
8
9
              (vii) (viii) Vice-president of the senate;
10
              (viii)(ix) Speaker pro tem of the house of
11
12
    representatives.
13
14
         9-1-602. Vacancy in office.
15
16
    In case of A vacancy in the office of attorney general the
17
    governor shall appoint a qualified person to fill the
    vacancy in accordance with the provisions of be filled as
18
19
    provided by W.S. \frac{28-12-101(b)}{22-18-111} except the vacancy
20
    shall be subject to senate confirmation as provided in W.S.
    28-12-101 through 28-12-103.
21
22
```

9-1-603. Duties generally; retention of qualified

2 practicing attorneys; matters in which county or state is

3 party or has interest; assistance to county and district

4 attorneys in felony trials; coordination of county and

5 school safety activities.

6

7 (b) With the approval of the governor The attorney

8 general may retain qualified practicing attorneys to

9 prosecute fee-generating suits for the state if expertise

10 in a particular field is desirable.

11

23

12 (c) Upon the failure or refusal of any district or county attorney to act in any criminal or civil case or 13 14 matter in which the county, state or any agency thereof is a party, or has an interest, the attorney general may, at 15 16 the request of the board of county commissioners of the 17 county involved or of the district judge of the judicial district involved, act on behalf of the county, state or 18 19 any agency thereof, if after a thorough investigation the 20 action is deemed advisable by the attorney general. The 21 cost of investigation and the cost of any prosecution 22 arising therefrom shall be paid out of the general fund of

the county where the investigation and prosecution take

place. The attorney general shall may also, upon direction 1

2 of the governor, investigate any matter in any county of

3 the state in which the county, state or any agency thereof

4 may be interested. After investigation, the attorney

general shall submit a report of the investigation to the 5

governor and to the district or county attorney of each 6

county involved and may take such other action as he deems 7

8 appropriate.

2023

9

10 9-1-604. Office in state capital; private practice

11 prohibited; exception.

12

The attorney general shall keep an office in the state 13

capital, shall not open an office elsewhere and shall not 14

15 engage in any private practice except to consummate

16 business pending at the time of his appointment election if

17 not in conflict with the duties of his office.

18

19 9-1-605. Approval of public securities and official

20 water rights proceedings; investigation οf

21 misconduct of county official; commencement of action.

1 (b) Under the direction of the governor The attorney
2 general shall institute and pursue proceedings to maintain
3 the state's and its citizens' rights in the waters of
4 interstate streams.

(c) Upon representation to the governor attorney general of misconduct or malfeasance in office or the commission of a crime by any county officer in the state and if the governor attorney general believes the ends of justice demand or the matter will not be properly investigated and prosecuted by the sheriff and by the district attorney of the county, the governor may direct the attorney general to may investigate the case.

(d) Upon completion of the investigation, the attorney general shall report the results of the investigation and his recommendations to the governor. If the governor and the attorney general determine that the attorney general should may institute a criminal or civil action, the attorney general shall commence the action as he deems appropriate. The attorney general shall have the authority and duty vested in district attorneys in this state.

2 9-1-608. Assistant attorneys general.

3

4 (a) With the approval of the governor, The attorney general may appoint assistant attorneys general necessary 5 for the efficient operation of his office. Each assistant 6 attorney general shall be a member in good standing of the 7 8 Wyoming bar and shall serve at the pleasure of the attorney general. The assistants shall act under the direction of 9 10 the attorney general and his deputies. The attorney 11 general, his deputies or his assistants may appear in any 12 courts of the state or the United States and prosecute or 13 defend on behalf of the state. An appearance by the attorney general or his staff does not waive the sovereign 14 15 immunity of the state.

16

18

20

17 (b) With the approval of the governor The attorney general may appoint special assistant attorneys general for 19 any purposes. A person shall not be employed as an attorney legal counsel by any department, board, 21 commission or institution of the state, or represent the state in that capacity, except by the written appointment 22 attorney general. Written appointment 23 of the of the

1 attorney general shall not be required for the employment

2 of legal counsel by elected state officials.

3

9-1-611. Division of criminal investigation; created;
 definitions; director; appointment; qualifications.

6

7 (c) With the approval of the governor, The attorney

8 general shall appoint a director who is the chief

9 administrative officer and chief agent of the division.

10

9-1-633. Wyoming law enforcement academy; director;

12 appointment; term; qualifications; employees; salaries;

13 curriculum and training programs; fees; disposition.

14

15 (a) A director of the Wyoming law enforcement academy

16 shall be appointed by the attorney general with the consent

17 of the governor. The director and shall serve at the

18 pleasure of the attorney general. He governor. The director

19 shall have administrative and operational experience in

20 criminal justice and such other qualifications as are

21 satisfactory to the attorney general governor.

1 (b) The director may employ assistants, instructors

2 and other personnel as approved by the attorney general

3 with the consent of the governor. The attorney general may

4 appoint the director as a peace officer, if qualified

5 pursuant to W.S. 9-1-701 through 9-1-707. The director may

6 appoint full-time staff instructors who qualify pursuant to

7 W.S. 9-1-701 through 9-1-707 to perform as peace officers.

8 Persons appointed as peace officers pursuant to this

9 subsection shall be considered peace officers only:

10

12

11 9-1-636. Division of victim services; created;

appointment of director and deputy director; administrative

13 and clerical employees; definitions.

14

15 (b) With the approval of the governor, The attorney

16 general shall appoint a director who is the chief

17 administrative officer of the division. The director is

18 responsible to the attorney general for the operation of

19 the division and shall serve at the pleasure of the

20 attorney general.

1 (c) With the consent of the attorney general and the 2 governor, and subject to legislative appropriation, the 3 director may: 4 9-2-1016. General services division. 5 6 (h) The general services division shall: 7 8 (i) Manage and control all state motor vehicles 9 and equipment including their identification, purchase, 10 lease, replacement, repair and permanent assignment, except 11 12 for state owned or leased vehicles personally used by or assigned to the governor, secretary of state, state 13 auditor, state treasurer, attorney general or 14 superintendent of public instruction; 15 16 9-3-101. Salaries; amount; date of payment. 17

18

19 (a) Salaries for clerk of the supreme court and 20 district court reporters shall be determined by the supreme 21 court as authorized by legislative appropriations. Subject to constitutional limitations the following state officers 22

1 and members of the judiciary shall receive the salaries

2 indicated by the figures following their respective titles:

3

4 (viii) Attorney General \$175,000.00.

5

6 9-4-218. Federal natural resource policy account

7 created; purposes.

8

(a) There is created an account known as the "federal 9 natural resource policy account." Funds within the account 10 may be expended by the governor on behalf of the state of 11 12 Wyoming and its local governments, to take any of the actions specified in this subsection related to federal 13 land, water, air, mineral and other natural resource 14 policies which may affect the tax base of the state, 15 16 wildlife management, state species, recreation, private property rights, water rights or leasehold rights. Funds 17 18 also may be expended for preparing and participating in 19 environmental impact and environmental statements 20 assessments, including analysis of economic or social and 21 natural or physical environmental effects on the human environment. Funds also may be expended for coordinating 22 23 and participating in rangeland health assessments pursuant

1 to W.S. 11-2-207. The governor may expend funds from the

2 federal natural resource policy account for:

3

4 (iii) Investigating, initiating, intervening or 5 otherwise participating in litigation, or taking any other legal action by the state, a state agency or the counties 6 of the state individually or jointly, that furthers the 7 8 purposes of this subsection. In carrying out this 9 subsection, the attorney general, or the counties, with 10 approval of the governor, may retain qualified practicing 11 attorneys to act for the state or the counties, including 12 providing representation in other forums with the federal government or other state or county governments that may 13

preclude or resolve any outstanding issues or attempting to

16

14

15

17 **9-13-102.** Definitions.

18

19 (a) As used in this article:

influence pertinent federal legislation;

20

21 (xii) "Public employee" means any of the

22 following state employees:

1 (A) The attorney general and the director 2 of any department of the executive branch appointed by the 3 governor under W.S. 9-2-1706, or the director of any 4 legislative agency; 5 (xvi) "State office" means the state offices of 6 governor, treasurer, superintendent of public instruction, 7 8 auditor, secretary of state, attorney general and member of 9 the state legislature; 10 11 9-13-108. Disclosure required. 12 (a) Not later than January 31 annually, each of the 13 state's five (5) six (6) elected officials and each member 14 Wyoming legislature shall file a financial 15 of the 16 disclosure form with the secretary of state. The form shall 17 be signed by the elected official or legislator filing it and under a certification that it is accurate. Except as 18 19 otherwise provided in this subsection, the financial 20 disclosure form shall contain the following information 21 current as of January 15 of that year:

22

23 9-14-101. Second amendment defense.

2 The attorney general may seek to intervene or file an 3 amicus curiae brief in any lawsuit filed in any state or 4 federal court in Wyoming, or filed against any Wyoming 5 citizen or firm in any other jurisdiction for damages for injuries as a result of the use of fire arms firearms that 6 are not defective, if in his judgment, the action endangers 7 8 the constitutional right of citizens of Wyoming to keep and bear arms. The attorney general is directed to advance 9 10 arguments that protect the constitutional right to bear 11 arms. Before intervening in any lawsuit pursuant to this 12 section, the attorney general shall obtain the approval of

14

13

the governor.

9-14-102. Unauthorized federal agency actions.

16

17 (c) The attorney general may seek to take action
18 before the federal environmental protection agency, the
19 federal occupational safety and health administration or in
20 any state or federal court to stop the enforcement,
21 administration or implementation of rulemaking or other
22 actions taken by those agencies if, in his judgment, the
23 rulemaking or other action exceeds the authority granted by

- 1 the United States congress or otherwise rests on
- 2 questionable authority. Before intervening in or initiating
- 3 any lawsuit pursuant to this section, the attorney general
- 4 shall obtain the approval of the governor.

- 6 18-3-902. Attorney general to commence action;
- 7 petition served with summons; pleading; trial; judgment;
- 8 change of judge.

9

- 10 (a) Whenever it appears to the governor attorney
- 11 general on the verified complaint of qualified electors or
- 12 the board of county commissioners of the county that any
- 13 county officer is guilty of misconduct or malfeasance in
- 14 office, he may direct the attorney general to may commence
- 15 and prosecute an action in the district court of the county
- 16 in which the officer is an official asking for the removal
- 17 of the officer. The action shall be commenced by the filing
- 18 of a verified petition in the name of the state of Wyoming
- 19 signed by the attorney general setting forth the facts
- 20 constituting the misconduct or malfeasance in office.

- 22 **22-18-111.** Vacancies in other offices; temporary
- 23 appointments.

2 (a) Any vacancy in any other elective office in the 3 state except representative in congress or the board of 4 trustees of a school or community college district, shall be filled by the governing body, or as otherwise provided 5 in this section, by appointment of a temporary successor. 6 Except as provided in W.S. 28-12-101(b) with respect to the 7 office of attorney general, the person appointed shall 8 9 serve until a successor for the remainder of the unexpired 10 term is elected at the next general election and takes office on the first Monday of the following January. 11 12 Provided, if a vacancy in a four (4) year term of office 13 occurs in the term's second or subsequent years after the 14 first day for filing an application for nomination pursuant 15 to W.S. 22-5-209, no election to fill the vacancy shall be 16 held and the temporary successor appointed shall serve the 17 remainder of the unexpired term. The following apply:

18

19 **28-1-115.** Submission of state agency plans to

20 legislature; contents; purposes.

21

22 (g) For purposes of this section and W.S. 28-1-116,

23 "state agency" means:

28

1 2 (ii) Offices of the five (5) elected state 3 officials and the governor, secretary of state, state 4 auditor, state treasurer, attorney general and state superintendent of public instruction; and 5 6 7 28-12-102. Senate consideration of qubernatorial 8 appointments; procedure; roll call vote required. 9 10 (c) Except as provided in subsection (d), if the 11 senate does not consent to a nominee for a given office, 12 the governor shall submit the name, address and biography 13 of another person for senate consideration if the legislature is still in session. If the legislature has 14 15 adjourned, the governor may make a temporary appointment as 16 provided in W.S. 28-12-101(b). No person rejected by the 17 senate shall be appointed to or serve in, either temporarily or otherwise, the public office for which his 18 19 nomination was rejected. 20 21 (d) If the senate does not consent to a nominee to

22 fill a vacancy in the office of attorney general submitted 23 by the governor pursuant to W.S. 22-18-111(a)(i), the

governor shall submit the name of another person from those 1 provided pursuant to W.S. 22-18-111(a)(i) for senate 2 3 consideration if the legislature is still in session. If 4 there are no qualified persons remaining for consideration then the process outlined in W.S. 22-18-111(a)(i) shall 5 begin again. If the legislature has adjourned, the 6 governor shall make a temporary appointment as provided in 7 8 W.S. 28-12-101(b) from persons whose names are submitted 9 pursuant to W.S. 22-18-111(a)(i). No person rejected by the 10 senate shall be appointed to serve in the office of 11 attorney general.

12

2023

35-7-1004. Personnel to administer provisions. 13

14

The attorney general by and with the consent of the 15 16 governor may employ such personnel as necessary to 17 administer this act. Such personnel shall serve at the pleasure of the attorney general at such compensation as 18 19 may be approved by the Wyoming personnel division. Said 20 personnel shall be assigned such duties as may be necessary 21 to assist the commissioner in the performance of his responsibilities under this act for the efficient operation 22 of the work of the office. 23

30

35-11-1507. Injunction proceedings; penalties.

3

4 (a) When, in the opinion of the governor attorney 5 general, a person is violating or is about to violate any provision of this article, the governor attorney general 6 shall direct the attorney general to apply to the 7 8 appropriate court for an order enjoining the person from 9 engaging or continuing to engage in the activity. Upon a 10 showing that the person has engaged, or is about to engage 11 in the activity, the court may grant a permanent or 12 temporary injunction, restraining order or other order.

13

14 35-21-110. Statewide protection order registry.

15

16 (a) The Wyoming attorney general or another agency
17 designated by the governor shall establish a statewide
18 registry of protection orders related to domestic violence
19 and shall maintain a complete and systematic record and
20 index of all valid temporary and final civil and criminal
21 court orders of protection.

22

23 **Section 3.** W.S. 9-1-618(b)(i) is repealed.

2 Section 4.

2023

3

4 (a) Except as provided in subsection (b) of this

section, this act is effective July 1, 2023. 5

6

7 (b) Sections 2 and 3 of this act are effective

January 4, 2027. 8

9

10 (END)