	Legislative Services Division	- 1 -	Authorized Print Version - HB 587	
30	"3-1-1010. Lists submitted to governor and chief justice report on proceedings. (1) If a supreme			
29	Section 2. Section 3-1-1010, MCA, is amended to read:			
28				
27	preceding terms."			
26	(2) Appointments provided for in this section must be made within 30 days of the completion of the			
25	an appointment for the purposes of this part.			
24	by the supreme court and certified to election by the chief justice of the supreme court. The election is considered			
23	(c) one district judge elected by the district judges under an elective procedure initiated and conducted			
22	judicial districts 6 through 8, 10, 12 through 17, and 22, who are appointed by the supreme court;			
21	of judicial districts 1 through 5, 9, 11, and 18 through 21 and one from that part of the state that is composed o			
20	(b) two attorneys actively engaged in the practice of law, one from that part of the state that is composed			
19	profession, whether actively engaged or retired, who are appointed by the governor;			
18	geographical areas of the state, and each of whom is representative of a different industry, business, o			
17	(a) four lay members who are neither	(a) four lay members who are neither judges nor attorneys, active or retired, who reside in different		
16	pursuant to 3-7-221. The commission is composed of seven members as follows:			
15	list of candidates for appointment to fill any term or vacancy for the chief water judge or associate water judge			
14	vacancy on the supreme court or any district court and to provide the chief justice of the supreme court with			
13	for the state is created. Its function is to provide the governor with a list of candidates for appointment to fill any			
12	"3-1-1001. Creation, composition, and function of commission. (1) A judicial nomination commission			
11	Section 1. Section 3-1-1001, MCA, is	amended to rea	d:	
10				
9		THE STATE OF	MONTANA:	
8	, , , , , ,	, , , , , , , , , , , , , , , , , , , ,		
7	·	3-1-1010, 3-7-221, 3-7-222, 3-7-224, AND 19-5-301, MCA."		
6	STATEWIDE JURISDICTION; PROVIDING AN APPROPRIATION; AND AMENDING SECTIONS 3-1-1001			
5	DEFINING THE DUTIES OF AN ASSOCIATE WATER JUDGE; GRANTING THE ASSOCIATE WATER JUDGI			
4		OVIDING THE O	PTION FOR AN ASSOCIATE WATER JUDGE:	
3				
2	INTRODUCED BY W. MCNUTT			
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court justice, a district court judge, the workers' compensation judge, the associate water judge, or the chief water judge gives notice of the judge's resignation to take effect on a specific date, the commission shall meet as soon as possible after the justice's or judge's proposed resignation date has been verified by the chief justice of the supreme court. If notice is not given, the commission shall meet as soon as possible after a vacancy occurs. The meeting must be held in compliance with 3-1-1007. The commission shall submit to the governor or chief justice, within the time period established under 3-1-1007, a list of not less than three or more than five nominees for appointment to the vacant position.

(2) The list must be accompanied by a written report indicating the vote on each nominee, the content of the application submitted by each nominee, letters and public comments received regarding each nominee, and the commission's reasons for recommending each nominee for appointment. The report must give specific reasons for recommending each nominee."

Section 3. Section 3-7-221, MCA, is amended to read:

"3-7-221. Appointment of chief water judge -- term of office. (1) The chief justice of the Montana supreme court shall appoint a chief water judge as provided in Title 3, chapter 1, part 10. The chief justice of the Montana supreme court may appoint an associate water judge as provided in Title 3, chapter 1, part 10.

- (2) To be eligible for the office of chief water judge <u>or associate water judge</u>, a person shall have the qualifications for district court or supreme court judges found in Article VII, section 9, of the Montana constitution.
- (3) The term of office of the chief water judge and the associate water judge is from the date of initial appointment until June 30, 1985. After June 30, 1985, the term of office is 4 years, subject to continuation of the water divisions by the legislature."

- **Section 4.** Section 3-7-222, MCA, is amended to read:
- "3-7-222. Salary -- office space. (1) The chief water judge and the associate water judge is entitled to must receive the same salary and expense allowance as provided for district judges in 3-5-211.
- (2) The office of the chief water judge <u>and the associate water judge</u> must be at the location that <u>designated by</u> the chief justice of the Montana supreme court shall designate. The Montana supreme court shall provide in its budget for the salary, expenses, and office and staff requirements of the chief water judge <u>and the associate water judge</u>, <u>which money</u>. <u>Money may be appropriated by the legislature from the general fund for these purposes."</u>



NEW SECTION. Section 5. Duties of associate water judge. The duties of the associate water judge are the same as those assigned to the chief water judge pursuant to 3-7-223(1) and (2).

- Section 6. Section 3-7-224, MCA, is amended to read:
- "3-7-224. Jurisdiction of chief water judge and associate water judge. (1) The chief water judge and the associate water judge may, at the discretion of the chief justice of the Montana supreme court, also serve as water judge for one of the water divisions.
- (2) The chief water judge has and the associate water judge have jurisdiction over cases certified to the district court under 85-2-309 and all matters relating to the determination of existing water rights within the boundaries of the state of Montana.
- (3) With regard to the consideration of a matter within the chief water judge's jurisdiction, the <u>The</u> chief water judge has and the associate water judge have the same powers as a district court judge. The chief water judge and the associate water judge may issue orders, on the motion of an interested party or on the judge's own motion, that may reasonably be required to allow the judge to fulfill the judge's responsibilities, including, but not limited to, requiring the joinder of persons not parties to the administrative hearing being conducted by the department pursuant to 85-2-309 or 85-2-402 as considered necessary to resolve any factual or legal issue certified pursuant to 85-2-309(2)."

- **Section 7.** Section 19-5-301, MCA, is amended to read:
- "19-5-301. Membership -- inactive vested members -- inactive nonvested members. (1) Except for a judge or justice who elected in writing to remain under the public employees' retirement system on or before October 1, 1985, a judge of a district court, a justice of the supreme court, and the chief water judge or associate water judge provided for in 3-7-221 must be members of the Montana judges' retirement system.
 - (2) A judge pro tempore is not eligible for active membership in the retirement system.
- (3) A member with at least 5 years of membership service who terminates service and does not take a refund of the member's accumulated contributions is an inactive vested member and retains the right to purchase service credit and to receive a retirement benefit under the provisions of this chapter.
- (4) A member with less than 5 years of membership service who terminates service and leaves the member's accumulated contributions in the pension trust fund is an inactive nonvested member and is not eligible



1 for any benefits from the retirement system. An inactive nonvested member is eligible only for a refund of the 2 member's accumulated contributions."

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NEW SECTION. Section 8. Appropriation. There is appropriated \$100,000 for each of the fiscal years 2012 and 2013 from the water adjudication account provided for in 85-2-280 to the Montana supreme court for the salary, expenses, and office and staff requirements of the associate water judge.

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NEW SECTION. Section 9. Codification instruction. [Section 5] is intended to be codified as an integral part of Title 3, chapter 7, part 2, and the provisions of Title 3, chapter 7, part 2, apply to [section 5].

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