- (2) Shall not be the same as, or deceptively similar to, the name of any corporation existing under any act of this state, or any foreign corporation authorized to transact business or conduct affairs in this state under any act of this state or a corporate name reserved or registered as permitted by the laws of this state.
- (3) Shall be transliterated into letters of the English alphabet if it is not in English.
- 191 The name of any corporation formed under this section after the effective date of this amendatory act shall not end with "incorporated", "company", or "corporation" or any abbreviation thereof, but may use "club", "league", "association", "services", "committee", "fund", "society", or any name of like import.

Passed the Senate February 14, 1973. Passed the House February 28, 1973. Approved by the Governor March 19, 1973. Filed in Office of Secretary of State March 19, 1973.

CHAPTER 114

[Engrossed Senate Bill No. 2350] COURT OF APPEALS -- PRO TEM JUDGES --APPOINTMENT -- COMPENSATION

- AN ACT Relating to the appointment and compensation of pro tempore judges of the court of appeals; and adding new sections to chapter 2.06 RCW.
- BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

NEW SECTION. Section 1. There is added to chapter 2.06 RCW a new section to read as follows:

- (1) Whenever necessary for the prompt and administration of justice, the chief justice of the supreme court of the state of Washington may appoint any regularly elected and qualified judge of the superior court or any retired judge of a court of record in this state to serve as judge pro tempore of the court of appeals: PROVIDED, HOWEVER, That no judge pro tempore appointed to serve on the court of appeals may serve more than ninety days in any one year: AND PROVIDED FURTHER, That the court of appeals shall not utilize the services of judges pro tempore to exceed two hundred forty court days during any one year.
- (2) Before entering upon his duties as judge pro tempore of the court of appeals, the appointee shall take and subscribe an oath

of office as provided for in Article IV, section 28 of the state Constitution.

NEW SECTION. Sec. 2. There is added to chapter 2.06 RCW a new section to read as follows:

- (1) A judge of a court of record serving as a judge pro tempore of the court of appeals, as provided in section 1 of this 1973 act, shall receive, in addition to his actual travel expense or ten cents per mile, whichever is less, from his residence and in addition his regular salary, his actual living expenses not to exceed forty dollars per day during his term of service as judge pro tempore.
- (2) A retired judge of a court of record in this state serving as a judge pro tempore of the court of appeals, as provided in section 1 of this 1973 act, shall receive, in addition to any retirement pay he may be receiving, the following compensation and expenses:
- (a) His actual travel expenses or ten cents per mile, whichever is less, from his residence and in addition his living expenses not to exceed forty dollars per day during his term of service as judge pro tempore; and
- (b) During the period of his service as judge pro tempore, he shall receive as compensation sixty percent of one-two hundred and fiftieth of the annual salary of a court of appeals judge for each day of service: PROVIDED, HOWEVER, That the total amount of combined compensation received as salary and retirement by any judge in any calendar year shall not exceed the yearly salary of a full-time judge.
- (3) Whenever a judge of a court of record is appointed to serve as judge pro tempore of the court of appeals and a visiting judge is assigned to replace him, the actual travel expenses or ten cents per mile, whichever is less, from place of residence and in addition the living expenses not to exceed forty dollars per day incurred by such visiting judge as a result of such assignment shall be paid upon application of such judge from the appropriation of the court of appeals.
- (4) The provisions of sections 1 and 2 of this 1973 act shall be construed as impairing or enlarging any right or privilege acquired in any retirement or pension system by any judge or his dependents.

Passed the Senate March 2, 1973. Passed the House February 27, 1973. Approved by the Governor March 19, 1973. Filed in Office of Secretary of State March 19, 1973.