IN THE HOUSE OF REPRESENTATIVES

HOUSE JOINT MEMORIAL NO. 2

BY STATE AFFAIRS COMMITTEE

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A JOINT MEMORIAL

TO THE SENATE AND THE HOUSE OF REPRESENTATIVES OF THE UNITED STATES IN CON-GRESS ASSEMBLED AND TO THE CONGRESSIONAL DELEGATION REPRESENTING THE 3 STATE OF IDAHO IN THE CONGRESS OF THE UNITED STATES.

We, your Memorialists, the House of Representatives and the Senate of 5 6 the State of Idaho assembled in the First Regular Session of the Sixty-seventh Idaho Legislature, do hereby respectfully represent that: 7

WHEREAS, in 1973 the United States Supreme Court decided the case Roe 8 v. Wade, 410 U.S. 113 (1973), wherein the United States Supreme Court found 9 in the Constitution a "right to privacy" that the Court alleged gave women a 10 constitutional right to abortion; and 11

WHEREAS, since the Roe v. Wade decision of 1973, "Roe certainly did not 12 succeed in ending the division on the issue of abortion. On the contrary, Roe 13 'inflamed' a national issue that has remained bitterly divisive for the past 14 15 half century." Dobbs v. Jackson Women's Health Organization, 597 U.S. 68 (2022); and 16

Wade decision "short-circuited the democratic 17 WHEREAS, the Roe v. process by closing it to the large number of Americans who dissented in any 18 respect from Roe. 'Roe fanned into life an issue that has inflamed our na-19 tional politics...' Together, Roe and Casey represent an error that cannot 20 be allowed to stand." Dobbs, at 44; and 21

WHEREAS, on June 24, 2022, the United States Supreme Court decided the 22 case of Dobbs v. Jackson Women's Health Organization where the Court said in 23 part that "procuring an abortion is not a fundamental constitutional right 24 because such a right has no basis in the Constitution's text or in our Na-25 tion's history. It follows that the States may regulate abortion for legit-26 imate reasons, and when such regulations are challenged under the Consti-27 tution, courts cannot 'substitute their social and economic beliefs for the 28 29 judgment of legislative bodies. '" Dobbs, at 77; and

WHEREAS, the Supreme Court also found in Dobbs, "The Constitution does 30 31 not prohibit the citizens of each State from regulating or prohibiting abortion. Roe and Casey arrogated that authority. We now overrule those deci-32 sions and return that authority of the people and their elected Representa-33 tives." Dobbs, at 79; and 34

WHEREAS, the Supreme Court also stated in Dobbs, "Our decision returns 35 36 the issue of abortion to those legislative bodies, and it allows women on both sides of the abortion issue to seek to affect the legislative process by 37 influencing public opinion, lobbying legislators, voting, and running for 38 office." Dobbs, at 65; and 39

WHEREAS, the inferior federal courts are the creation of Congress, and 40 41 the Constitution gives Congress the power to limit the jurisdiction of the lower federal courts. "Congress may confer jurisdiction upon such courts as 42 it creates. Only the jurisdiction of the Supreme Court is derived directly 43

from the Constitution. Every other court created by the general government derives its jurisdiction wholly from the authority of Congress. That body may give, withhold or restrict such jurisdiction at its discretion." *Kline v. Burke Construction Co.*, 260 U.S. 226, 234 (1922); and

5 WHEREAS, there have been cases filed, and there are expected to be ad-6 ditional cases filed, in federal courts concerning the *Dobbs* decision that 7 have the effect of delaying the implementation of the Supreme Court's *Dobbs* 8 ruling. Post *Dobbs*, abortion is now a state matter for the states to decide 9 and regulate.

NOW, THEREFORE, BE IT RESOLVED by the members of the First Regular Session of the Sixty-seventh Idaho Legislature, the House of Representatives and the Senate concurring therein, that the Legislature of the State of Idaho, both the House of Representatives and the Senate, call on Congress to restrict the jurisdiction of the federal courts from hearing cases regarding state legislative authority to legislate on the abortion issue.

16 BE IT FURTHER RESOLVED that the *Dobbs* decision settled the issue that 17 abortion cases appropriately belong in the courts of the several states.

BE IT FURTHER RESOLVED that the Chief Clerk of the House of Representa tives be, and she is hereby authorized and directed to forward a copy of this
Memorial to the President of the Senate and the Speaker of the House of Repre sentatives of Congress and to the congressional delegation representing the

22 State of Idaho in the Congress of the United States.