THE SUPREME COURT OF THE WICHITA STATE UNIVERSITY STUDENT GOVERNMENT

In the matter of the IIIegality of Senate Reapportionment Act Case no. 66-010 1 FEBRUARY 2024

Chief Justice Wetta, on behalf of a unanimous Court, issues the following interim order in response to the appeal submitted to the Court by Vishnu Avva on January 25, 2024. This order is an informal and emergency response to the formal request of the appeal provided to the Court. A comprehensive opinion on this matter will be provided at a later date.

On January 25, 2024, the Supreme Court received a memorandum from Vishnu Avva, an Association member, regarding the constitutionality of the Senate Reapportionment Act. Avva contends that the Act violates Article IX of the Constitution and Article IX, Chapter 9, Section 1, Clause 3 of the bylaws, and seeks the following relief:

- 1. Declare passage of the Senate Seat Reapportionment Act illegal due to failure to achieve the required 7% turnout; AND
- 2. Declare the Elections Commission cannot adopt and enact the Senate Seat Reapportionment Act; AND
- 3. Clarify which body has jurisdiction over election appeals directly relating to the constitutionality of such elections, be it the Elections Commission or Supreme Court; AND
- 4. Request the Elections Commission place the Senate Seate Reapportionment Act on the 2024 General Election ballot.

On January

requirement for a 7% turnout is interpreted to apply solely to special elections initiated by petition, a condition not met in this instance.

Request #2: Given the Court's ruling in the first request that the special election results comply with the Constitution, it is evident that the Elections Commission retains the authority to adopt and enact the Senate Reapportionment Act.

Request #3: The Supreme Court holds jurisdiction over election appeals concerning the constitutionality of such elections, as per Article IV, Section 4 of the Constitution.

Request #4: The Court denies the request, as the Court does not hold authority to request the Elections Commission to place items on the General Election ballot.

The Court hereby lifts injunction order 66-009 concerning the certification of the Reapportionment Act election results announced on January 24, 2024.

It is so ordered.

Submitted By: Chief Justice Maureen Wetta, on behalf of a unanimous Court

Justice David Ozinga, Senior Associate Justice

Justice Olga Lesnik, Associate Justice

Justice Lesly Hernandez, Associate Justice

Justice Lee Frank, Associate Justice

Justice AJ Jones, Associate Justice