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1	JOINT RESOLUTION RECOMMENDING A NAME FOR NEW
2	FEDERAL COURTHOUSE
3	2013 GENERAL SESSION
4	STATE OF UTAH
5	Chief Sponsor: Johnny Anderson
6	Senate Sponsor: Lyle W. Hillyard
7 8	LONG TITLE
9	General Description:
10	This joint resolution of the Legislature urges the members of Utah's congressional
11	delegation to work toward having the new federal courthouse in Salt Lake City named
12	after Justice George Sutherland.
13	Highlighted Provisions:
14	This resolution:
15	 urges the members of Utah's congressional delegation to work toward having the
16	new federal courthouse in Salt Lake City named after Justice George Sutherland;
17	and
18	 urges the members of Utah's congressional delegation to make this effort in
19	recognition of Justice Sutherland's lifetime of service as a member of the Utah
20	Senate, United States House of Representatives, United States Senate, and as the
21	only Utahn to serve on the United States Supreme Court, and whose example of
22	humility and integrity in public service is unsurpassed.
23	Special Clauses:
2425	None
26	Be it resolved by the Legislature of the state of Utah:
27	WHEREAS, a new federal courthouse is currently being constructed at 351 South West
28	Temple in Salt Lake City;

WHEREAS, if this new structure is to bear the name of an exemplary Utahn, it should

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30	be named after Justice George Sutherland, the only Utahn to serve on the United States
31	Supreme Court;
32	WHEREAS, to date, Justice Sutherland is Utah's most accomplished attorney, public
33	servant, and judge;
34	WHEREAS, before joining the United States Supreme Court, Sutherland was a
35	renowned legal scholar and sage politician, having served in the Utah State Senate, the United
36	States House of Representatives, and the United States Senate;
37	WHEREAS, no past or present Utahn has done more for his state or country, or
38	accomplished more as a lawyer;
39	WHEREAS, Sutherland was born in England in 1862 to converts to the Church of
40	Jesus Christ of Latter-day Saints (LDS);
41	WHEREAS, Sutherland's family immigrated to Utah as part of an oxcart company in
42	October 1863;
43	WHEREAS, the Sutherland family first settled in Springville, Utah, and then moved to
44	Tintic, Utah, where George Sutherland, Sr. sold dry goods to miners;
45	WHEREAS, George Sutherland, Sr. left the LDS Church in 1870, and young George
46	was never baptized;
47	WHEREAS, Sutherland recalled his boyhood as a "period when life was very simple,
48	but, as I can bear testimony, very hard as measured by present day standards Nobody
49	worried about child labor, the average boy of 10 workedand often worked very hard";
50	WHEREAS, Sutherland grew up in a time when everybody was poor and everybody
51	worked;
52	WHEREAS, neither the 8-hour day nor the 40-hour week had arrived, so work began
53	when it was light enough to see and ended when it became too dark;
54	WHEREAS, Sutherland worked first in a clothing store in Salt Lake City, then as a
55	Wells Fargo agent and later as a mining recording agent until age 17, when his family moved to
56	Provo;
57	WHEREAS, Sutherland had no schooling from ages 12 to 17, but because he was

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58 taught well by his parents, he entered the Brigham Young Academy in 1879 as an excellent 59 student and writer; 60 WHEREAS, at Brigham Young Academy, he flourished under the tutelage of renowned 61 headmaster Karl Maeser, who nurtured the institution for decades; 62 WHEREAS, at Brigham Young Academy, George Sutherland made many lifelong 63 friends, nearly all members of the LDS Church, including Sam Thurman, who later became his 64 law partner, cofounder of the predecessor firm to Snow, Christensen & Martineau, and a Utah Supreme Court Chief Justice; William H. King, his future law partner and political opponent 65 66 against whom he ran for Congress in 1900 and the United States Senate in 1916; and James E. 67 Talmage and Richard Lyman, future Apostles of the LDS Church; 68 WHEREAS, at Brigham Young Academy, he met Rosamond Lee of Beaver, Utah, and 69 several years later they married; 70 WHEREAS, George and Rosamond Sutherland were together for nearly 60 years and 71 had three children, a boy who died at 17 and two daughters who survived him; 72 WHEREAS, Sutherland graduated from Brigham Young Academy in 1881 and 73 attended the University of Michigan Law School for a year, passed the Michigan Bar, and then 74 married Rosamond and moved to Provo, where he started a practice with his father, by then a 75 self-taught lawyer; 76 WHEREAS, Sutherland once stated, "I transacted all kinds of business, both civil and 77 criminal. A lawyer in a small town can't pick and choose--public opinion demands that he 78 shall treat all men alike when they call for his services. I often traveled on horseback in the 79 mountains to try cases before Justices of the Peace": 80 WHEREAS, Sutherland earned a well-deserved reputation as a hardworking and honest 81 family man who was smart, empathetic, and kind; 82 WHEREAS, in 1886, at age 24, his law partnership with Sam Thurman began, and they 83 were joined by William King two years later; 84 WHEREAS, as young lawyers, Sutherland and Thurman defended nine Irish miners 85 accused of lynching, a capital offense; all were tried and convicted but none was executed--a

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86	victory for Sutherland and Thurman;
87	WHEREAS, Sutherland also represented many members of the LDS Church charged
88	with violating the Federal Edmund's Act outlawing polygamy;
89	WHEREAS, through these cases and his general character, he earned respect within the
90	LDS community and at the same time received the political support of the non-LDS
91	community;
92	WHEREAS, Sutherland did not represent Karl Maeser when he was convicted in 1887
93	of violating the Edmund's Act, but he nonetheless appeared at Maeser's sentencing and made an
94	impassioned and successful plea to the Court not to jail Maeser, citing his many
95	accomplishments at Brigham Young Academy;
96	WHEREAS, the Court did not sentence Maeser to jail, but fined him \$300, which
97	Sutherland immediately paid to the Court;
98	WHEREAS, as a young lawyer, Sutherland dove into public service and politics;
99	WHEREAS, from 1886 to 1890, Sutherland was an Overseer of the State Hospital in
100	Provo, and in 1890 he ran for Mayor of Provo as a Liberal Party candidate on an antipolygamy
101	platform, and lost;
102	WHEREAS, LDS-Church sanctioned polygamy ended in late 1890, gutting the Liberal
103	Party of its purpose, so Sutherland became a Republican and narrowly lost the 1892
104	Republican nomination for Congress;
105	WHEREAS, Sutherland was gratified that Utah's new Constitution provided for
106	women's suffrage, a cause for which he campaigned throughout his political career;
107	WHEREAS, Sutherland's legal practice blossomed, and in 1894 he left Thurman &
108	Sutherland and moved to Salt Lake City where he joined the predecessor to the Van Cott law
109	firm;
110	WHEREAS, Sutherland helped form the Utah Bar Association in 1895, and in 1896

WHEREAS, Sutherland proposed the state's first State Workers' Compensation Statute

was elected to the first Utah State Senate, where he chaired the Judiciary Committee, which

drafted the first Utah Judicial and Penal Codes;

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114	and laws granting eminent domain to miners and those working in irrigation;
115	WHEREAS, in 1900, Sutherland narrowly defeated Democrat and former law partner
116	William H. King for Utah's lone seat in the United States House of Representatives;
117	WHEREAS, Sutherland remained very active in state and national Republican Party
118	affairs, serving as a party delegate from Utah to every Republican convention between 1900
119	and 1916;
120	WHEREAS, in his only House term, Sutherland was instrumental in passing the
121	Reclamation Act, which allowed Western water projects to be engineered and financed with
122	federal money, allowing the Western States to grow much faster than if water projects had been
123	left to private and state financing;
124	WHEREAS, Sutherland chose not to run for a second term and resumed his practice
125	with Van Cott;
126	WHEREAS, in 1905, United States Senators were elected by State Legislatures;
127	WHEREAS, years earlier, Sutherland had represented United States Senator Reed
128	Smoot's father in a polygamy case and now, with the endorsement of his friend and Senator,
129	Sutherland prevailed in an interparty fight with incumbent Thomas Kearns;
130	WHEREAS, Sutherland's two-term Senate career was stellar;
131	WHEREAS, through his legal ability, affability, and hard work, Sutherland
132	accomplished much regarding women's suffrage, workers' compensation, reclamation, Indian
133	affairs, and foreign policy;
134	WHEREAS, Sutherland was the driving force behind the Federal Employer Liability
135	Act, which created a workers' compensation system;
136	WHEREAS, in support of the new system, Sutherland argued, "When we are able to get
137	to the truth as to how these accidents happen we will be able to apply the remedy with greater
138	certainty, so that the law is not only just in providing compensation to all injured employees,
139	one of the legitimate expenses of the industry, but what is perhaps still more important, it will
140	tend to greatly reduce the number of accidents and consequently the aggregate of human
141	suffering";

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142 WHEREAS, Sutherland championed many other labor causes, earning him the praise of 143 Samuel Gompers, President of the American Federation of Labor; 144 WHEREAS, Sutherland's Judiciary Committee rewrote the United States Criminal and 145 Judicial codes, "a monumental task" according to Chief Justice Charles Evans Hughes of the 146 United States Supreme Court; 147 WHEREAS, in 1907, Sutherland's courtroom skills were well displayed in the Senate 148 where he mounted a detailed and successful defense of Senator Reed Smoot when the Senate 149 considered expelling Smoot due to his religious and alleged polygamous practices: 150 WHEREAS, Sutherland sponsored the Nineteenth Amendment to give women the right 151 to vote in 1915 and exerted every effort to assure its passage; 152 WHEREAS, Sutherland gave several well received speeches promoting the 153 amendment, including a 1914 speech in which he stated, "I give my assent to woman suffrage 154 because, as the matter appeals to me, there is no justification for denying to half our citizens the 155 right to participate in the operations of a government which is as much their government as it is 156 ours upon the sole ground that they happen to be born women instead of men"; 157 WHEREAS, Sutherland was not a pacifist, and contended that security should be won 158 through vigilance and strength; 159 WHEREAS, when Germany's new submarine fleet attacked shipping in the open sea, 160 President Wilson's apparent vacillation in 1915 gave rise to sharp criticism from Sutherland in 161 the Senate, where he stated, "...my own view of the matter is that the new weapon [the submarine] must yield to the law not that the law must yield to the new weapon.... I for one am 162 becoming sick and tired of the spineless policy of retreat and scuttle.... Instead of warning our 163 164 own people to exercise their rights at their peril I would like to see issued to other people a 165 warning to interfere with these rights at their peril. The danger of it all is that by this policy of 166 always backing down, instead of backing up, we shall encourage an increased encroachment 167 upon our rights until we shall finally be driven into crises from which nothing but war can 168 extricate us"; 169 WHEREAS, during his Senate years, Sutherland was frequently engaged as a speaker

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170	on many public issues and he gained a strong reputation as a constitutional scholar;
171	WHEREAS, this reputation was enhanced by the fact that he argued three cases before
172	the United States Supreme Court while serving in the Senate;
173	WHEREAS, in 1915, Sutherland supported the Seventeenth Amendment, which
174	provided for popular election of United States Senators;
175	WHEREAS, in 1916, Sutherland ran for a third term against his old law partner and
176	friend, William King, and lost;
177	WHEREAS, although Sutherland had not run a statewide campaign for 16 years, his
178	loss was likely due to the coattail effect of the antiwar fervor that propelled President Wilson to
179	a second term, on the mantra that "He kept us out of war";
180	WHEREAS, many Republican candidates were badly defeated in 1916, but in his
181	consoling words to William Howard Taft on his loss of the presidential race, Sutherland stated,
182	"We are to pass through a period of readjustment, and the present administration, in view of its
183	past history, is not likely to deal with the serious problems which will arise in such a way as to
184	satisfy the country. The result will be, therefore, that we shall come back into power for a long
185	time";
186	WHEREAS, the Republicans won the next three presidential elections;
187	WHEREAS, after leaving the Senate, Sutherland practiced law in Washington, D.C.
188	and argued four cases before the United States Supreme Court;
189	WHEREAS, in 1917, Sutherland was elected President of the American Bar
190	Association and gave a series of six lectures at Columbia University Law School on the
191	Constitution and foreign affairs;
192	WHEREAS, always a keen political strategist, Sutherland supported Warren G.
193	Harding's seemingly unlikely but successful bid for the Republican presidential nomination,
194	and after Harding was elected he appointed Sutherland as lead counsel for the United States in
195	a seven week trial at The Hague;
196	WHEREAS, Sutherland was also counsel to the United States Delegation to the
197	Armament talks of 1921;

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198	WHEREAS, on September 5, 1922, President Harding nominated Sutherland for an
199	open seat on the United States Supreme Court and the Senate unanimously confirmed him the
200	same day;
201	WHEREAS, there was great public interest in and support for Sutherland's appointment
202	because he was the first Utahn to be appointed, one of the few Senators to ascend to the bench,
203	only the fourth foreign born Justice to serve on the Court, and the first to do so since 1793;
204	WHEREAS, as he had throughout every aspect of his life, Justice Sutherland worked
205	very hard on the United States Supreme Court;
206	WHEREAS, in 15 years he wrote 295 majority opinions, 35 dissents, and 1
207	concurrencean average of 20 majority opinions per year, which is double the average
208	production of today's Supreme Court Justices;
209	WHEREAS, Justice Sutherland's broad life experiences, sobriety, hard work, and
210	self-reliance brought a valuable perspective to the Court;
211	WHEREAS, Justice Sutherland's impoverished upbringing and boyhood years filled
212	with extremely hard work, combined with his intellect and ambition, propelled him into the
213	highest echelon of power on the state and national levels, exposing him to people from all
214	walks of life;
215	WHEREAS, Justice Sutherland's extensive experience in the state and national
216	legislative branches gave him a solid foundation as a constitutional scholar and an expert in
217	governmental affairs;
218	WHEREAS, having seen temporary factions spring to life from time to time, claiming
219	to have all the answers to society's challenges only to fade away and leave in their wake
220	ill-considered legislation that often infringed on individual rights or violated other
221	constitutional principles, Justice Sutherland was wary of the tyranny of the majority;
222	WHEREAS, Justice Sutherland challenged the Congress, the President, and other
223	courts in order to protect individual rights or fundamental constitutional doctrines;
224	WHEREAS, in 1935, in Berger v. United States, wherein an Assistant U.S. Attorney
225	was guilty of gross misconduct during a criminal trial, Justice Sutherland eloquently set the

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standard for prosecutorial misconduct when he wrote that the misconduct called for a stern
rebuke and repressive measures, stating, "The United States Attorney is the representative not
of an ordinary party to a controversy, but of a sovereignty whose obligation to govern
impartially is as compelling as its obligation to govern at all; and whose interest, therefore, in a
criminal prosecution is not that it shall win a case, but that justice shall be done. As such, he is
in peculiar and very definite sense the servant of the law, the twofold name of which is that
guilt shall not escape, or innocents suffer. He may prosecute with earnestness and vigor,
indeed he should do so. But, while he may strike hard blows, he is not at liberty to strike foul
ones. It is as much his duty to refrain from improper methods calculated to produce a wrongful
conviction as it is to use every legitimate means to bring about a just one";
WHEREAS, this decision better clarified the prosecutor's role and obligations and gave
trial judges a clear directive and authority to punish prosecutorial misconduct;
WHEREAS, when Franklin D. Roosevelt overwhelmingly defeated President Hoover in
1932, the Congress quickly passed many acts to address the economic calamity, but the laws
were not thoroughly assessed from a constitutional point of view before they were passed;
WHEREAS, this led to scores of court challenges, and many laws were struck down by
unanimous vote in 1934, 1935, and 1936, while others were struck down by close votes on
various constitutional grounds;
WHEREAS, the most controversial opinions that Justice Sutherland wrote struck down
portions of President Franklin Delano Roosevelt's New Deal legislation;
WHEREAS, after his landslide 1936 reelection, Roosevelt proposed adding six Justices
to the United States Supreme Court, which Justice Sutherland saw as a roadblock to economic
recovery;
WHEREAS, the political upheaval that the court-packing plan sparked caused
conservative Justice Owen Roberts to change his votes and to uphold the New Deal legislation;
WHEREAS, this switch of a vote and strong public opposition to court-packing led to
its defeat in the Senate and avoided a constitutional, and perhaps a national, crisis;

WHEREAS, Justice Sutherland was bitterly disappointed with Justice Roberts's vote

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congressional delegation to make this effort in recognition of Justice Sutherland's lifetime of service to the citizens of the state of Utah as a member of the Utah Senate and to the United States as a member of the United States House of Representatives, a member of the United States Senate, and the only Utahn to serve on the United States Supreme Court, and whose example of humility and integrity in public service is unsurpassed.

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BE IT FURTHER RESOLVED that a copy of this resolution be sent to the members of Utah's congressional delegation.