Amendment 28

Section I:

This 28th Constitutional Amendment shall be referred to as The People's Voice Act.

Section II:

The President of the United States shall nominate, and by and with the advice and consent of the Senate, and with a majority vote in the affirmative by all eligible citizens and residents of the United States, born or naturalized, from each of the States, districts, and territories under the governance of this Constitution, appoint judges to the Supreme Court.

Section III:

All eligible citizens and residents of the United States, born or naturalized, shall vote by ballot in their respective States, Districts, and Territories under the governance of the Constitution, a vote of yes, or no to the ballot question: Shall [insert Supreme Court Justice nominee name] be appointed to the U.S. Supreme Court? Each citizen and resident, born or naturalized, shall cast one vote each by ballot via methods including but not limited to early voting, mail in voting, and same day voting. Election officials in each State, District, and Territory shall make a list of the number of affirmative, and 'no' votes from their respective constituents, which list they shall sign and certify, and transmit sealed to the seat of the government of the United States, directed to the President of the Senate. The President of the Senate shall, under the authority granted to them by Article II, Section I, and Amendment XII of this Constitution, and in the presence of the Senate and House of Representatives unseal all certificates, and the votes shall then be counted. If the affirmative and 'no' votes be equal, the President of the Senate shall have the deciding vote.

Section IV:

The Senate shall determine, and allow, each State, District, and Territory adequate time to organize and execute the vote to their respective constituents, not to be less than three weeks or 21 calendar days from the date the Senate confirms its consent of the nomination submitted by the President of the United States. If the President of the United States, in exercising executive power bestowed upon them by Article II of this Constitution, must fill more than one Supreme Court vacancy, the Senate shall execute clause I of this section, for each nominee concurrently; and each State, District, and Territory shall execute the aforementioned vote to its respective constituents by ballot. With each nominee listed, each with an affirmative, or no vote to the ballot question outlined in section II of this amendment.

Section V:

This amendment shall not be so construed as to supersede any other aspect outlined in this Constitution regarding the judicial branch of the government; with the exception of the Supreme Court Justice appointment process outlined herein.