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Senate Bill SB-05S-1853 Noncompliance

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1			SB-05S-1853: Noncompliance
2	Whereas:		tudent Government of the University of North Florida was established to ent student concerns in all University wide matters, and;
4 5 6 7	Whereas:	Studer	tudent Senate is the legislative body of the University of North Florida's at Government given the responsibility of carrying out such legislative acts re necessary and proper for the Student Body of the University of North a;
8 9	Whereas:	Legislation dealing with necessary and proper statutory revisions statutory statutory revisions revision s	
10 11	Whereas:		constitution and Statutes Committee is responsible for making revisions to udent Government Constitution and Statutes as needed, and;
77	Whereas:	Title \	/II is in need of revision;
10 14	Whereas:		rocedure for noncompliance, the procedure for the enforcement of the at Government bylaws, is inadequate and outdated;
15	Therefore:	Let it	be enacted, that the following changes be made to Title VII:
16			Chapters 700, 701,702,703, 707,708,709 and 710 read as follows:
17 18	Chapter 700		Enforcement
19 20 21 22		700.1	The primary legislative act that will govern all executive, legislative, and judicial act of law shall be Noncompliance.
23242526		700.2	Noncompliance shall be defined as the failure or refusal to comply, whether intentional or not, with the University of North Florida Student Government Constitution, Statutes, or Policies and Procedures as set by the Student Government.
27 28	Chapt	er 701 <u>I</u>	Noncompliance
29 30 31		701.1	Noncompliance may only be issued by members of Student Government as outlined in this chapter.



1			SB-05S-1853: Noncompliance
2	701.2	Entitie	es that are subject to noncompliance are limited to:
3 4 5		Α.	Student Government funded entities
6 7		В.	Student Government Committees
8 9		C. 7	Student Government elected and appointed members
10 11		D.	Student Government Branches
12	Chapter 702	Authori	ty to Issue Notification
13	702.1		ithority to issue a "Notification of Noncompliance" is vested in the ing offices:
16 17		A.	The Student Body President
18		B.	The Student Government Senate President
19 20 21		C.	Student Government Treasurer shall have the jurisdiction over Title VIII, Activity and Service Accounts, and Senate appropriations made in Bill form.
22 23		D.	The Elections Supervisor shall have jurisdiction limited to Title VI and election proceedings.
22 23 24 25 26 27 28		F.	Any Four (4) Senators can file Noncompliance through the Senate President
29	Charter 702 l	Forms of	of the Nictification of Nichaman Linna
29 30 31 32 33	703.1		of the Notification of Noncompliance cation of Noncompliance
33		Studen	t Government Association Form N-1, "Notification of
		Nonco	ompliance," is to be used as a written notification that the Student



1		SB-05S-1853: Noncompliance
2 3		Government Constitution and Statutes, Senate Bills, and/or other legal
4 5 6	703.2	mandates are not being complied with or adhered to. Each "Notification of Noncompliance" shall be drafted in the following form:
7 8		Notification of Noncompliance
9	Issuer:	[Title of Issuer]
11 12	Party Issued T	To:
13 14 15	You as	re hereby notified that you are in noncompliance with:
10		[Title of Bill or Legal Mandate]
18	The fo	ollowing is noted to be in noncompliance:
19 20 21	-	[Exact wording of Bill or Legal Mandate]
22 23 24	Chapter 707	Noncompliance Procedure
25 26 27	707.1	Upon issuance, the standing Committee that has jurisdiction shall hear the matter at the next meeting that shall occur no less than ten (10) business days and no more than fifteen (15) business days after the issuance.
28 29 30 31	707.2	At the Committee meeting the procedure of Noncompliance shall go as follows:
32 33 34 35 36		 A. The Issuer of Noncompliance shall: State the Title of Bill or Mandate in question Introduce evidence B. The accused shall then take the floor and: Show that the accused has become back within compliance Refute the Charges



1		SB-05S-1853: Noncompliance
2 3 4	C.	The Committee then shall have open discussion and have the right to question all involved in the hearing.
5 6 7 8	D.	Upon the closure of open discussion, the Committee shall by a majority vote, have the right to due the following:
9		1. Dismiss the charges of Noncompliance if the accused is found not to be in violation.
10 11 12 13 14 15 18 19		2. Find that the accused is now back within compliance with the statutes, accept in the case in which the accused party is unable to become back in compliance with the bill or legal mandate. Such cases shall include but not be limited to: a. Prohibited usage of A&S Funds b. Violation of the Code of Ethics c. Violation of the Nondiscrimination Policy d. Malfeasance or Misfeasance
21 22 23		3. Find that the accused party is in violation the bill or legal mandate stated.
29 20 21 22 23 24 25 26 27	E.	Upon finding the accused in violation, the committee shall write a Simple Resolution through open discussion that shall be forwarded to Senate that shall include the following: 1. The stated charges against the accused 2. Formal Evidence
29 50 51 52		 An enacting clause that shall include their recommendation for penal action, which shall derive from Chapter 710 The Senate Sponsor shall be the Committee Chair
3 4 55	F.	The Committee must then pass a Simple Resolution by a majority vote.
7 3	G.	Upon approval of the committee, the Simple Resolution shall then be placed on the agenda for the next Senate meeting under Legislation considered for 2 nd reading



1		SB-05S-1853: Noncompliance
2		H. At the Senate meeting, the procedure for the Simple Resolution shall
3 4 5		follow the same procedure as any other Simple Resolution on the table with the following exception:
6		1. Once the Senate Sponsor of the Simple Resolution is finished
7 8		with his/her presentation and has finished answering
9		questions, the Accused party shall be allowed to make a counter presentation and answer questions posed to them.
10 11		I. Upon the two-thirds (2/3) majority approval of the Simple Resolution, the penal action of enacting clause shall go into effect.
12		resolution, the penal action of chaemig chause shall go into effect.
13	Chapter 708 A	ppeal of Noncompliance
	708.1	In the event that the accused party feels that the Senate derives an inadequate
16		ruling, either party has the right to a file an appeal with the Judicial Branch.
17		
18	708.2	Guidelines for the appeal shall be set by the Chief Justice and the Judicial
19 20		Policies and Procedures.
21	708.3	As defined in the Student Government Constitution, all rulings of the
22		Judicial Branch shall be final.
23		
24	Chapter 709 <u>l</u>	<u>Invalidation</u>
25 26	709.1	"Notification of Noncompliance" shall be considered invalid if issued more
27	709.1	than one hundred and eighty (180) business days after the violation
28		
29		
30	Chapter 710 Pe	enalties for Noncompliance
31	-	
32	710.1	Penalties for noncompliance shall include, but not limited to:
33		A. Formally written reprimand
34		B. Freezing or retraction of Activity and Service Fee funding
)		C. Suspension of Student Government recognition
		D. Suspension from office for a period not to exceed 30 days



SB-05S-1853

1	SB-05S-1853: Noncompliance
2	E. Recommendation for the impeachment from office.
$\frac{3}{4}$	Line 711.1.A read as follows:
5	Charges, in affidavit form, stating the alleged violations and preliminary
6	proof may be filed by a Senator, with concurrence of three (3) additional Senators to
/	the Constitution and Statutes Committee Chairman, unless there has been a Simple
8	Resolution passed recommending Impeachment through the Noncompliance
9	procedure, in which case the Simple Resolution shall take the place of the affidavit.
10	

STUDENT SENATE ACTION

Respectfully Submitted: Sen. Blair Mitchelson, CSC Chair ıtroduced by: Senator Blair Mitchelson, CSC Chairman

Senate Action:

Date: Signed,

February 21st, 2005 Charles R. Jordan

Charles R. Jordan, Student Senate President

EXECUTIVE ACTION

Let it be known that SB-05S-1853 is hereby

PASSED / (VETOED) LINE-ITEM VETOED

on this 28 day of Feb. 2005

Signed,

Jerry Watterson

Jerry Watterson, Student Body President