

University of North Florida
UNF Digital Commons

Legislation

Student Government

Spring 1-1-1997

Senate Bill SB-97S-979 Change of Constitutional Statutes, Article IV: The Judicary

Student Government Association University of North Florida

Follow this and additional works at: https://digitalcommons.unf.edu/sgaleg

Suggested Citation

Student Government Association, "Senate Bill SB-97S-979 Change of Constitutional Statutes, Article IV: The Judicary" (1997). *Legislation*. 2305. https://digitalcommons.unf.edu/sgaleg/2305

This Article is brought to you for free and open access by the Student Government at UNF Digital Commons. It has been accepted for inclusion in Legislation by an authorized administrator of UNF Digital Commons. For more information, please contact Digital Projects. © Spring 1-1-1997 All Rights Reserved



University of North Florida STUDENT GOVERNMENT ASSOCIATION SENATE LEGISLATION

NUMBER SB-97S-979

- Whereas: With the passing of the Judicial Branch Statutes by the Student Senate a discrepancy has formulated between the Constitution of the UNF Student Government Association and the Constitutional Statutes.
- Whereas: Article IV: The Judicary, Section 4: Selection and Vacancy, of the Constitution states: Four (4) Justices and one (1) Alternate shall be appointed after the Spring election and three (3) Justices and one (1) Alternate after the fall election. Justices shall be appointed by the Student Government Association President and confirmed by a majority vote of the Senate. If a vacancy occurs, the President may appoint a replacement for the remainder of the term.
- Whereas: Chapter 505: Term of Office, Sections 505.1 through 505.3 of the Constitutional Statutes states: (505.1) Judicial Council Justices shall take office upon their installation and serve their term or until considered resigned. (505.2)Justice seats and Alternate Justice seats shall carry a minimum of one (1) year with a maximum of four (4) years for their term of office. (505.2 A) Justice seats and Alternate Justices seats shall be open for appointments upon removal or resignation of Justices or Alternate Justices. (505.2 B) This pattern shall continue perpetually. (505.3) If a vacancy occurs, the Student Government Association President may appoint, subject to confirmation by the Student Senate, a replacement for the remainder of their concurrent term.
- **Therefore:** Let it be resolved that a Constitutional Amendment, changing the Constitution to read the same as the Constitutional Statute, be passed by the Student Senate and the proposed Amendment be placed on the election ballot for the Spring 1997, Student Government Association Elections for a student body vote.

Respectfully	submitted, _	Darin	<u>Gardner</u> ,	Chairperson

Introduced by <u>Constitution and Statutes Committee</u>

is hereby passed) vetoed on 24 February

Senate Action <u>Uninamous Consent</u> Bettknown that <u>SB-97S-979</u> this <u>21 st</u> day of February

Signature

, 1997

Date

Student Body President

Josh S. Kuethe