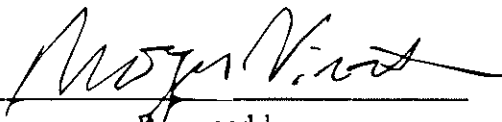


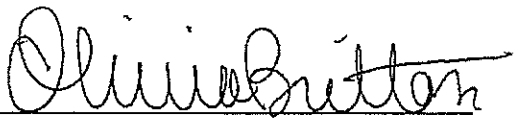
STUDENT GOVERNMENT ASSOCIATION  
CONSTITUTIONAL AMENDMENT  
Bill 25-01

Submitted by Senator Morgan Vincent

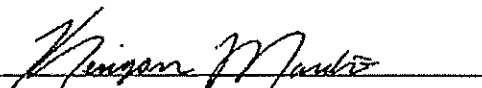
February 27, 2025

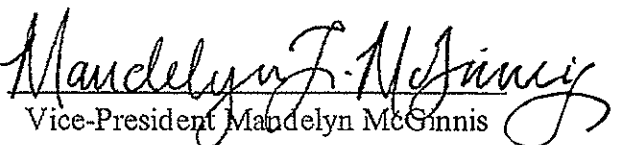
- I. This Constitutional Amendment shall be known and cited as Judicial Appointment Amendment.
- II. The purpose of this bill is to amend Article V, Section 2, G of the Constitution, which refers to the Justices being appointed two weeks before elections.
- III. Article V, Section 2, G currently reads:  
Justices shall be appointed two (2) weeks prior to elections. If the Student Senate fails to approve a position by one (1) week after officer elections then the current SGA President shall appoint the vacant position with 2/3 approval of the Student Senate.
- IV. Article V, Section 2, G now shall read:  
Justices shall be appointed no later than three (3) weeks after elections. If the Student Senate fails to approve a position by four (4) weeks after officer elections, then the current SGA President shall appoint the vacant position with 2/3 approval of the Student Senate.
- V. This bill will become law upon ratification by majority (2/3) vote of the University of North Alabama Student Government Association Senate, the subsequent approval of the Student Government Association President and Vice President, and the subsequent approval of the student body by a referendum vote.

  
Proposed by

  
Seconded by

2/27/25  
Date

  
President Kerigan Mardis

  
Vice-President Mandelyn McGinnis