 Amendment 1: General Updates

If passed, this amendment shall do the following:

1. Remove the requirement of including student organization constitutions in the Code of Laws. These constitutions pertain more to individual organizations, than SGA as a whole.
2. Remove language and specificity in dates that should be included in the Code of Laws, not necessarily the constitution.
3. Add “Commendations” as a type of legislation that Senate uses into the Constitution. This is a practice that the Senate has already been doing.
4. Removes language regarding a judicial advisor who appears to differ from the standard SGA advisor. Additionally, this prevents any possible wording confusion that the judicial advisor gets a vote when reviewing cases.
5. Clarifies the amendment procedure and updates the language used to refer to the Division of Student Affairs.

The full text of the proposed constitutional changes is as follows:

1. Current Text

(5) The Student Senate shall charter such subsidiary organizations as may be deemed necessary for the proper functioning of the government or the general welfare of the entire Student Government Association. All rules and regulations governing chartered organizations shall be provided for in individual chartered constitutions for each group. The Charters must be approved by a two-thirds vote of the membership of the Student Senate. The constitution of all chartered organizations receiving a portion of the Student Activity Fees must be included in the Student Government Association Code of Laws.

To Read

(5) The Student Senate shall charter such subsidiary organizations as may be deemed necessary for the proper functioning of the government or the general welfare of the entire Student Government Association. All rules and regulations governing chartered organizations shall be provided for in individual chartered constitutions for each group. The Charters must be approved by a two-thirds vote of the membership of the Student Senate. The constitution of all chartered organizations receiving a portion of the Student Activity Fees must be included in the Student Government Association Code of Laws.

2. Current Text

(8) The Student Senate shall apportion itself annually before March 15, establish the date for Spring General Elections to be held before the end of the third week of April, and establish election procedures; provided, however, that no acts amending the rules and
regulations of elections become effective until at least thirty (30) days after passage by the Student Senate.

To Read

(8) The Student Senate shall apportion itself annually before March 15, establish the date for Spring General Elections to be held before the end of the third week of April, and establish election procedures; provided, however, that no acts amending the rules and regulations of elections become effective until at least thirty (30) days after passage by the Student Senate.

3.

Current Text

(2) All legislation of the Student Senate shall be categorized as follows:
(A) Bills of Law: Laws, the Budget and Organization Charters which are subject to veto as provided for by the Constitution.
(B) Resolutions: Expressions of the sentiments of the Student Senate which are not subject to veto.

To Read

(2) All legislation of the Student Senate shall be categorized as follows:
(A) Bills of Law: Laws, the Budget and Organization Charters which are subject to veto as provided for by the Constitution.
(B) Resolutions: Expressions of the sentiments of the Student Senate which are not subject to veto.
(C) Commendations: Acknowledgements, congratulations, or recognition of worthy merits on behalf of the Auburn University student body which are subject to veto as provided for by the Constitution.

4.

Current Text

Section 1: All judicial powers granted herein shall be vested in a Student Jurisprudence Committee composed of one faculty member, who shall be appointed by the President of Auburn University with the approval of two-thirds of the membership of the student Senate and who shall serve as Advisor, and seven students, one of whom shall serve as the Chief Justice and shall be appointed by the President of the Student Government Association with the approval of two-thirds of the membership of the Student Senate, and six of whom shall serve as Associate Justices and shall also be appointed by the President of the Student Government Association, with the approval of two-thirds of the membership of the Student Senate.

To Read
Section 1: All judicial powers granted herein shall be vested in a Student Jurisprudence Committee composed of one faculty member, who shall be appointed by the President of Auburn University with the approval of two-thirds of the membership of the student Senate and who shall serve as Advisor, and seven students, one of whom shall serve as the Chief Justice and shall be appointed by the President of the Student Government Association with the approval of two-thirds of the membership of the Student Senate, and six of whom shall serve as Associate Justices and shall also be appointed by the President of the Student Government Association, with the approval of two-thirds of the membership of the Student Senate.

5.

Current Text

Section 4: All proposed amendments of this Constitution must be approved by the President of the Student Government Association and the President of Auburn University through the Office of Student Affairs.

To Read

Section 4: All proposed amendments of this Constitution must be approved by the President of the Student Government Association, the Division of Student Affairs, and the President of Auburn University through the Office of Student Affairs.
Amendment Two: Instant Runoff Voting

If passed, this amendment would change voting for The SGA President, SGA Vice President and Treasurer to an “instant runoff” or “ranked choice voting system.” In this proposed style of voting, students rank their favorite candidates in order of preference. Should no candidate receive a majority of first choice votes, votes are tallied again adding the second choices from voters whose first choice came in last, continuing until one candidate receives a majority. This amendment would ensure that at least 50 percent of the vote is required for a candidate to win, while also eliminating the need for additional runoff elections. This system may better represent the student body as runoffs have historically had lower voter turnout and with this system people whose first choice does not win still have their voice heard.

The full text of the proposed constitutional changes is as follows:

Current Text

(2) The President, Vice President and Treasurer of the Student Government Association shall be elected during the spring General Election by a plurality, provided he or she received at least 40 percent of the votes cast. Should no candidate receive at least 40 percent, a runoff election between the two candidates receiving the most votes shall be held within seven calendar days.

To Read

(2) The President, Vice President and Treasurer of the Student Government Association shall be elected during the spring General Election via an instant runoff system. To win, a candidate must receive at least 50 percent of votes cast, by a plurality, provided he or she received at least 40 percent of the votes cast. Should no candidate receive at least 40 percent, a runoff election between the two candidates receiving the most votes shall be held within seven calendar days.