

**An Amendment to the Constitution of the South Carolina Student Legislature
Presented by Peter McLean
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Purpose: To adjust the Veto power of the Governor of South Carolina Student Legislature

Whereas, It is not feasible for South Carolina Student Legislature to meet outside of biyearly session; and,

Whereas, Delegates have a right to know if their bill is include in the Journal of Acts and Resolutions; and,

Whereas, If the Governor choose to veto a bill, the General Assembly must be able to reasonable exercise its constitutional authority to check the Governor's veto;

Therefore, Be it enacted by the South Carolina Student Legislature in regular session assembled the following:

Section I: To Amend Article VI, Section 2, Subsection F of the South Carolina Student Legislature Constitution to read:

(F) All legislation signed by the Governor or neither signed nor vetoed by the Governor within ~~a month~~ *twenty-four hours* after it has been presented to ~~him~~ *them and all bills not signed nor vetoed by the Governor at the time the South Carolina Student Legislature adjourns sine die* shall be included in the "Journal of Acts and Resolutions."

Section II: To Amend Article VI, Section 3, Subsection D6 of the South Carolina Student Legislature Constitution to read:

6. All legislation signed by the Governor or neither signed nor vetoed by the Governor within ~~a month~~ *twenty-four hours* after it has been presented to ~~him~~ *them and all bills not signed nor vetoed by the Governor at the time the South Carolina Student Legislature adjourns sine die* shall be included in the "Journal of Acts and Resolutions."

Section III: This amendment will go into effect upon approval by a majority of the Constitutional Committee ratification by two-thirds of the quorum of the General Assembly.