WHEREAS: Article VI, Section 11 states "The term of office for appointed positions is for a period of one year", and
WHEREAS: Article VII states that justices of ASUSU Student Court "must be approved to staggered two year terms", and
WHEREAS: Many students that have or may be appointed to the Student Court have not been able or may not be able to complete a two year term because of unforeseen circumstances.
WHEREAS: The duties of the Student Court do not seem to effectively warrant a need for staggered terms of office, and
WHEREAS: Article VII seems in conflict with Article VI,
Section 11 of the ASUSU Constitution.

BE IT THEREFORE RESOLVED THAT: A ballot issue be included on the 1991 ASUSU general election reading, "Proposed Constitutional change: Article VII, Student Court, 'A judicial body consisting of six justices and a chief justice shall be appointed by the ASUSU President no later than November 15th. These seven students must be approved to staggered two year terms by the ASUSU Executive Council no later than the termination of fall quarter.' be changed to 'A judicial body consisting of six justices and a chief justice shall be appointed by the newly elected ASUSU President no later than the last day of spring quarter in
These seven students shall be approved and serve terms as outlined in Article VI of the ASUSU Constitution.

Submitted by,

Kurt Johnson, Dave Patel
Education Senator, Arts and Lectures V.P.