10. Advisory Opinions

§10-101

The Chief Justice shall attend all Student Senate and Student Executive Board meetings, as required by the Student Association Constitution.

§10-102

Any Chief Justice or Associate Justice may sit in an advisory capacity to the (a) Campus Activity Board (CAB), (b) CAB Executive Board, and/or (c) the Activity Fee Board (AFB). The advisory capacity shall be voluntary and left to the discretion of the Chief Justice.

§10-103

The Chief Justice may issue oral, non-binding, advisory opinions to the (a) Student Association Executive Board, (b) Student Senate, (c) Campus Activity Board (CAB), (d) the Executive Board of CAB and/or (e) the Activity Fee Board.

§10-201

Advisory opinions are not binding and may be reversed by the Court en banc.

§10-202

Should the Court be petitioned to hear an issue in which an advisory opinion is issued, the Chief Justice is not required to recuse himself or herself for reasons of conflict of interest or previously judging the case.

§10-301

Upon receiving a petition, specifically naming matters to be heard. The Chief Justice or any one Associate Justice, may issue a temporary injunction, current until the court is able to review the petition, *en banc* or until the petition is withdrawn, enjoining, (a) Student Senate, (b) any member of Student Senate, acting in their official capacity of Senator, (c) the Student Association Executive Board, (d) and member of the Student Association Executive Board, acting in their official capacity of executive, (e) the Campus Activity Fee Board (CAB), (f), any member of the CAB executive board, acting in their official capacity as executive, (g) the Activity Fee Board, and/or (h) any committee or subcommittee, created by any of the above named entities, from completing or engaging in an action that would irreparably harm the petitioning party.

§10-401

Any official, which fails to comply with a temporary injunction or an order of the Court, *en banc*, may be subject to impeachment proceedings.

§10-501

The Chief Justice should express concerns when the langue in the Constitution is vague and he or she is uncomfortable about giving the advisory opinion without a court review.

§10-502

An expression of concern by the Chief Justice in regards to § 10-501 will not be immediate grounds for review by the Court, *en banc*, and would still require a proper petition being filed by an interested party.

§10-601

No government official shall be removed from office for following a reasonable advisory opinion by the Chief Justice. Corrective action, but not disciplinary action may be ordered by the Court.

§10-602

Should a government official act upon an advisory opinion by the Chief Justice or any Associate Justice that a reasonable person would not find accurate, the government official may be subject to any and all sanctions the Court may order as if the official was working without an advisory opinion.

§10-603

Issuing clearly erroneous, negligent, or grossly negligent advisory opinions, may be cause for removal of the Chief Justice or any Associate Justice.