

IR15-04

In Re Interest of Tate Jensen, Senator at Large

Opinion of the Court

-Per Curium

On November 10, 2015, the Chief Justice of this Court, pursuant to his authority under the Constitution of the Chadron State College Student Association to regulate attendance of the Senators, filed a petition with this Court alleging that Senator Jensen had missed two Senate meetings for reasons not explicitly outlined as excused absences in the Student Senate bylaws. The first absences was alleged to take place on October 26, 2015. The Second unexcused absence took place on November 9, 2015. The Chief Justice was timely notified to this absence, but was given the reason of mandatory business training; not recognized as an excused absence.

Senator Jensen was served the petition and did not dispute the facts set out by the Chief Justice. This Court therefore issues a summary judgement, finding that there was a violation of the Senate bylaw regarding "ATTENDANCE" and bind this case over to the Senate of the Chadron State College Student Association for a removal vote.

IT IS SO ORDERED
November 16, 2015