PR 17-03

Vice President Sayaloune. v. Corbin Perkins, Edna Hall Senator

Opinion of the Court:

- Per Curiam

On October 26, 2017, Vice President Johnathan Sayaloune, filed a petition for review stating that Edna Hall Senator Corbin Perkins had missed the Senate meeting on October 23, 2017. Senator Perkins then did not respond to the petition within the designated two academic days and the Court issued a summary judgment in favor of the petitioner ordering Senator Perkins to comply with the Senate bylaw regarding "ATTENDANCE" for the remainder of his term. Senator Perkins was then served the order on October 30 before the Senate meeting. Senator Perkins then did not attend nor give notice of his absence on November 27, 2017.

Vice President Sayaloune then filed a petition alleging that Senator Perkins violated the order of the Court. Senator Perkins was served the petition and did not file a response within the designated two academic days. This Court therefore issues a summary judgement in favor of the petitioner, finding that there was a violation of the Senate bylaw regarding "ATTENDANCE" and recommends the Senate impeach Senator Perkins and therefore bind this case over to the Senate of the Chadron State College Student Association for a removal vote.

IT IS SO ORDERED. January 8, 2017