ASUCI Judicial Board

“The Judicial Board has final judicial authority for ASUCI, which extends to all cases arising under the governing documents of ASUCI, all official actions of ASUCI officials and staff, and any matters delegated to the Judicial Board by the Senate or Student Advocate General.”

Judicial Ruling on R55-10:
“Fall 2019 Senate Standing Committee - Composition Amendment”

BUNDA, J., delivered the opinion of the Board, joined by ABUNDIS, C.J., LIN, J., GERALD, J., and ANAYAT, J.
In Re R55-10

Opinion of the Board

Senate Legislation R55-10 pertains to the assignment of two Senators to the standing committees of the ASUCI Senate for Fall Quarter 2019. Per Article 10, Section A of the ASUCI By-Laws, the four standing committees of the Senate are: Rules, Finance, Public Information, and Advocacy. It is set forth in Subsection 1 that each Senator shall serve on one standing Committee, and the senatorial composition of these four standing committees is outlined in Subsections 2 and 2(a). Therein it is stated that the Senate shall be divided approximately equally into the four standing committees, with variation of fifteen percent being tolerated in this division as determined by the Senate. The addition of one Senator to the Rules Committee and another to the Advocacy Committee, per R55-10, would bring the total senatorial composition of the Rules Committee to ten, and that of the Advocacy Committee to five. Since there are twenty-six members of the Senate in total, a variation of more than fifteen percent now becomes existent in the senatorial composition of the standing committees. The Judicial Board therefore finds R55-10 in conflict with Article 10, Section A, Subsection 2(a) of the ASUCI By-Laws.

It is so ordered.