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*Complainant(s)*

COMPLAINT DOCUMENT

A Complaint to the Supreme Court of the Texas State University Student Government

TO THE JUSTICES OF THE SUPREME COURT:

This is a complaint in which the Supreme Court has original and exclusive jurisdiction in accordance with Article V, Section 2 of the Texas State University Student Government Constitution.

Statement of Complaint :(Begin typing your statement here; refer to S.G.C.: VII, §100.3 for questions and/or concerns regarding complaints. This must be filed with the Clerk at .)

PURSUANT: to S.G.C.. VII, §100.3 this Complaint has been filed with the Supreme Court Clerk on the issue of the prohibition of association of candidates for elective office.

STANDING; this complaint is filed in reference to S.G.C.. III, §105.5, Prohibited Association.

CAUSE OF ACTION; the Election Board ruled via its Operation Memorandum on 22, October 2013 that the prohibition of association extends so far as to include the sharing of ideas.

REQUEST FOR RELIEF; I am requesting that the Supreme Court review the Election Code $105.5 and determine if the Election Board is empowered to make such a decision under S.G.C. III. §105.5.

Relief Requested: It is the opinion of the complainant that the Election Board’s interpretation of S.G.C. III. §105.5 is beyond that of the text’s intent. That the section makes no direct mention of “ideas” as being excluded under the association prohibition.