Case No.03-XX

Mr. John Willms

Complainant/Appellant

Vs.

Mr. Kristopher Infante

Respondent

PETITION FOR INJUCTIVE RELIEF

Background

I. The attached brief is an outline for the Supreme Court’s records in the case of Willms v. DeSalvo concerning a sanction applied by the Election Board on March 26, 2014. An appeal was issued to the Dean of Students concerning the sanction, which was remanded to the Supreme Court per the Memorandum of Understanding between the Election Board and Supreme Court dated October 14, 2013.

Standing

II. The respondent has provided the Supreme Court with all relevant evidence, testimony, and case documents referenced in the appeal before the court. The court has decided to here only the question related to the Election Board’s authority to reclassify violations of the Election Code.

Relief Requested

III. Why should the court provide you with injunctive relief? You must provide evidence as to why this court should grant relief.

Oral Argument

I am willing and able to answer questions before the Supreme Court should they wish to embrace the topic of the injunctive relief requested. During testimony I will demonstrate to the court that:

1.

2.

3.