**ADVISORY OPINION REQUEST**

**TO:** The Supreme Court

**FROM**:

**DATE:**

**QUESTION;**

Would it be a violation of any applicable rules, regulations, policies, or procedures under the Student Government Constitution or Student Government Code for a Senator assigned the Senate Select Committee on Selections and Appointments to make contact with academic department chairs, deans or other officials to conduct target recruitment of Senators to apply for open seats in those constituencies?

Especially in context with the “Undue Liberties” clause of the Constitution Article I, Section 6 and S.G.C. Title V, Chapter 200, Article V, Section 7, 8, 9, 10 & 11.

While I have outlined sections of the Constitution and SGC I wish the court to specifically examine, I do hereby request the court conduct a throughout and comprehensive evaluation of this question in context of the entire constitutional and SGC regulatory framework, regardless of the specific sections mentioned above.

Thank you,