IN THE SUPREME COURT	)
Action No	)
Taylor Holgate	)
Candidate, Student Congress District 5 PLAINTIFFS	) MOTION ) FOR
	) INJUNCTION
versus	)
Peter Gillooly	)
Chairman, Board of Elections	) )
DEFENDANTS	)

Done on this the 11<sup>th</sup> day of February 2010.

- 1. On February 9<sup>th</sup>, 2010 at 7:00 AM, polls opened for the student body-wide election. Students reported difficulties in voting, many being unable to enter the voting module in Student Central.
- 2. The Board of Elections failed to respond to the technical difficulties experienced by students and did not utilize powers granted in Section 511 of Title VI to extend the duration of the election in consultation with all affected candidates.
- 3. The Board of Elections allowed students to submit paper ballots, yet this decision was not announced to the student body, and, therefore, many disenfranchised students were not aware of this option and, therefore, did not cast a paper ballot.
- 4. For those students who were able to cast a ballot on Student Central, an email from Chairman Gillooly confirms that no distinction was made between students living off-campus (District 6) or in Greek Housing (District 5) as students in both districts being able to cast ballots in either district, due to negligence on the part of the Board of Elections as per Title VI, Section 302(A).
- 5. Title III Section 410(A) provides that the Court or, when time will not permit convening the full court, the Chief Justice acting alone may issue an injunction against the Board of Elections to preserve the status quo until a determination can be reached
- 6. The plaintiff respectfully prays that the court will enjoin the Board of Elections from certifying the results from the Student Congress District 5 election, or alternatively to invalidate the results of said referendum until the court can properly determine a date for a re-election.

## PLAINTIFF

Taylor Holgate holgate@email.unc.edu 919-601-5502 Candidate, Student Congress District 5