

IN THE SUPREME COURT

Action No. <u>12 SSC 001</u>	)	
	)	
CONNOR BRADY,	)	
PLAINTIFF	)	
	)	
Versus	)	<b><u>MOTION FOR</u></b>
	)	<b><u>TEMPORARY</u></b>
WILL LEIMENSTOLL,	)	<b><u>RESTRAINING ORDER</u></b>
Student Body President	)	
RACHEL MYRICK,	)	
Student Body Vice President,	)	
DEFENDANTS	)	

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Allegation of Grounds for Order

III S.G.C. 731(A) allows parties of an action to file a motion “requesting that an order be issued restraining the other party from doing a particular act until the rights of the parties may be adjudged.” III S.G.C. 731(B) allows the Court to grant the temporary restraining order if it is determined that “1) the granting of the temporary restraining order is necessary to preserve the jurisdiction of the court; and, 2) the party requesting the temporary restraining order be issued is clearly entitled to the relief requested under principles of justice.”

Plaintiff alleges that submission of a resolution to the Student Congress for consideration of Ms. Brittany Reeves as a provisional appointment of the Hardship Parking Committee could cause violation of I S.G.C. 204(C) if the Student Congress approved said resolution and the Court determined Defendants to be in violation of I S.G.C. 204(E) and ordered either the backdating or expiration of the appointment.<sup>1</sup> Expiration of the appointment would end the service, and thus, the Student Congress could not consider the provisional appointment a second time without violating I S.G.C. 204(C).

Plaintiff asserts that a temporary restraining order is entitled under principle of justice that would prevent the commission of a further act in violation of the Student Code.

Plaintiff further asserts that Ms. Reeves may continue as a member, as she has already been approved, of the Hardship Parking Committee regardless of a temporary order to restrain Defendants from submitting legislation naming her as the Provisional Chair, and such order will not affect the day-to-day operations of the Hardship Parking Committee.

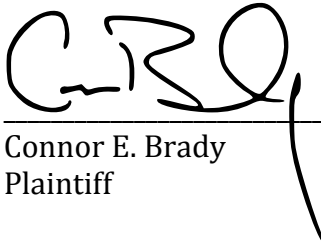
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<sup>1</sup> “Demand for Judgment” of the Plaintiff’s complaint in the matter of Brady vs. Leimenstoll and Myrick (12-SSC-001) requests that the Court find violation of I S.G.C. 204(E) and order the backdating of the appointment and/or expiration of said appointment.

Order Sought

To prevent the potential violation of further statutes, the Plaintiff respectfully requests that the Court issue a temporary restraining order that prohibits the Defendants, in their capacities as Student Body President and Vice President, from filing resolutions to the Student Congress to consider the appointment of Brittany Reeves as the provisional Hardship Parking Chair until this legal question is resolved.

I do affirm that I have read in full the foregoing motion and that the allegations contained therein are true to the best of my knowledge and belief.

A handwritten signature in black ink, appearing to read 'CEB', is written above a horizontal line. A vertical line extends downwards from the right side of the signature, crossing the horizontal line.

Connor E. Brady  
Plaintiff

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Filed this day of January 11, 2013 at 12:40am.