

Official SGA Legislation Policy

1. After legislation is submitted to the Presiding Officer of the Senate, the Presiding Officer shall determine if any person, position, or office of the University is mentioned or referred to in the legislation.
2. If any person, position, or office of the University is mention or referred to in legislation of the Association the Presiding Officer or his/her designee shall be required to inform that person of the legislation and provide details on the SGA Senate meetings that the legislation will be debated at.
3. Any legislation not adhering to the policies contained herein shall not be allowed to take effect. This shall be enforced via the SGA President's veto.
4. Should legislation in effect be found to violate this policy, any member of the Association may, within 30 days of the legislation's complete passage (including SGA President's and VP for Student Affairs' signatures), bring that issue to the Senate floor for debate. Legislation brought forward under this provision shall, after debate, be put to a 2/3 vote to repeal the legislation. If that motion fails, the legislation shall remain in effect despite the violation of this policy.
5. This policy shall be enacted upon a 2/3 vote of the SGA Senate, is amendable via a 2/3 vote of the SGA Senate, and may be repealed via a 2/3 vote of the SGA Senate.