



LEGISLATIVE BRANCH

UCF Student Government
LJR Committee Meeting
SG Conference Room
04/10/2025
2:00 PM

MEETING AGENDA

1. Call to Order: 1:00 PM
2. Roll Call & Verification of Quorum: 5/7 (4)

Name	Email	Initial	Final
Chair Courts	sga_ljr@ucf.edu	P	P
Vice Chair Gaudio	sgaecs9@ucf.edu	P	P
Senator Naguib	sgachps4@ucf.edu	E	E
Senator Trejo-Hernandez	sga_ecs1@ucf.edu	P	E
Senator Jolicoeur	sga_ba5@ucf.edu	E	E
ELA Richmond	sgaela@ucf.edu	A	A
Senator Escobar	sgachps3@ucf.edu	P	E
Pro Tempore Representative Collazo	sga_dleg@ucf.edu	P	P

3. Approval of the Minutes: [04.09.25](#) **Approved by GC**
4. Approval of the Agenda: **Approved by GC**
5. Open Forum
 - i. Mister Grouse: Hello!
6. Announcements from the Chair Courts-
 - i. I forgot to fill this out, but we have a lot of business today. I'm sure we can get through it all today as fast as possible but I think it will take until after 3. I will say this is our last meeting, any further absences will be considered void and they're not at risk of being dismissed anyway.
7. Announcements from the Vice Chair -
 - i. We are so up, ladies and gentlemen.

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8. Announcements from Committee Members-
 - i. LJR (GAP) Rep: None.
 - ii. LJR (E&A) Rep: We saw 5 bills, all will be seen tonight.
 - iii. LJR (SBA) Rep: None.
 - iv. DLEG Collazo: Please be working on your transition binders! Also, my recommendation, if a speech is not provided or the Senator is not present, is to vote on the bill as is. If you vote in the negation now because your questions haven't been answered, that is totally fine. You can ask them on the floor and maybe your vote will change.
9. Announcements from Non-Committee Members-
 - i. None.
10. Old Business-
 - i. Bills
 1. None.
 - ii. Resolutions
 1. None.
 - iii. Absences
 1. None
 - iv. Blanket Excuse
 1. None.
11. New Business-
 - a. Bills
 - i. [Internal Bill 56-57](#) [Updates to Title III] [ILA Al-Qudah]
 1. Speech
 - a. Currently, the duties and powers of the Legislative Assistants are inconsistent and disproportionate. The only duty statutorily defined for Internal Legislative Assistant is the Student Government Leadership Council and Senate Leadership Council along with any other tasks the Senate President delegates. Given the current

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responsibilities, the roles do not embody the title of their roles nor are they able to express their fullest potential. With equal pay and hours, the Legislative Assistants should have more even and consistent responsibilities, so this bill restructures and reorganizes those responsibilities in statutes so the Legislative Assistants can operate more cohesively and efficiently within the Speaker's Office. This is achieved by reorganizing the entities in which the ELA and ILA are responsible for maintaining relations with. The ELA will still be responsible for all external matters and the ILA will continue to use internal connections within SG and its entities to ensure the most productive SGLC and SLC sessions. The ILA will also now be responsible for tracking legislation once passed and as it undergoes the signatory process, so the Student Assistant will no longer be sending signed legislation to the author, it will instead be the ILA. Though it is not expressly written, the ILA can also develop a better method of sending legislation to the entities listed within any given 'be it further resolved' clauses. This bill also strikes through 304.5(A)(1)(a)(iv) as I found it unnecessary to statutorily express that the ELA has the ability to pass measures pertaining to the Student Body as we all possess that ability as Senators. As you can see, ELA Richmond is also a sponsor of this bill. I yield the remainder of my time to questioning.

2. Questioning

- a. Gaudio: So, in essence is this bill serving to bring the assistants in line with what they're more or less already doing?
 - i. Al-Qudah: I guess you could say that the other changes are rather minor. I wouldn't say much would change, just beginning to help further define what the ELA and ILA do by statutorily assigning responsibilities.
- b. Trejo-Hernandez: MTD

3. Debate

- a. Escobar: I think this just makes sense, the internal legislative assistant would work internally within Student Government, and it also seems beneficial to have them track legislation because the student assistant is outside of Senate. Tracking legislation can be confusing for Senators due to this, even measures that only are

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signed by Senate leadership can be hard to keep track of so I will be voting in favor.

- b. Collazo: I will be voting in favor, I think that taking on the responsibility of overseeing legislation that passes will be a pretty big change since that has always been under the purview of the assistant or advisor, I think this will also allow for the Senate body to know more efficiently when legislation has been sent out to signatory members, because I'm sure the ILA will be including it in their announcements to update on when signatures are being waited on. MTV

4. Vote

- a. 3-0-1, measure passes favorably

ii. [Internal Bill 56-58](#) [Updates to Title XIV: Student Government Caucuses] [Chair Al-Qudah]

1. Speech

- a. Internal Bill 56-58 updates Title 14 to remove the Ad-Hoc status from the Arab Caucus. The Arab Caucus has been an important advocacy body for the overlooked and underrepresented Arab student community who attend the University of Central Florida. The Arab Caucus has made great strides bridging the Arab community together and has provided Student Government the opportunity to serve more culturally relative and inclusive perspectives. The Arab Caucus provides an important student voice and will continuously spearhead initiatives to address and resolve niche issues faced by the Arab community on campus. Most notably, for the month of Ramadan, the Arab Caucus fiercely advocated for improved Ramadan accommodations and helped to effectively implement extended hours at current halal food options, cheaper menu items, to-go boxes, and iftar kits, making the University of Central Florida one of the most inclusive universities to the Muslim population. The Arab Caucus has formed important connections to UCF Global, Dining Services, the Muslim Student Association, the Moroccan Student Association, the Arab American Student Association, with plans to establish many more. While the Arab Caucus has struggled with membership throughout the session, it has achieved many victories for the community and is an

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embodiment of the crucial need for more representation and involvement of the Arab population on campus. Having this entity to resolve niche issues of the community has inspired many Arab students to get more involved, even encouraging some to successfully run for Senate as well. To ensure the proper advocacy for the Arab community in Student Government and to allow the Arab Caucus to continue to expand its initiatives, its outreach, and establish more relationships throughout the community, the Arab Caucus must be made a permanent caucus. Overall, Internal Bill 56-58 and the accompanying Resolution 56-26 make the appropriate edits to Title 14 and Senate Rule 4 to solidify the permanence of the Arab Caucus. I yield the remainder of my time.

2. Questioning
 - a. Gaudio: MTD
 3. Debate
 - a. Escobar: Debate.
 - b. Escobar: I will be voting in favor of this bill and resolution, during my time here I have seen the Arab Caucus make significant success in their initiatives and so I will be in favor of them as a standing caucus.
 - c. Collazo: MTV
 4. Vote
 - a. 4-0-1, measure passes favorably
- iii. [Internal Bill 56-59](#) [Updates to Title V] [DLEG Collazo]
1. Speech
 - a. This bill is familiar because we have seen something similar before. I did some reevaluation after we failed to overturn the President's veto, so I have removed the section on providing informal interpretive guidance because there has been an issue involving Judicial Leadership feeling as though they could not communicate to one another with that provision. I kept the portion on quorum as there were no issues there, but I did also remove the provision that they would be required to be trained to be part of Judicial proceedings due to concerns that it would hinder them. Thus, I have taken them for their word but I do not think they should be not held to the same standard that we are, in fact they should be held to a

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higher standard and I know that they have some trainings in the JRP, but nothing of them have to do with our Constitution & Statutes so this will help provide a check that the justices have knowledge when going through hearings.

2. Questioning
 - a. Trejo-Hernandez: MTD
3. Debate
 - a. Escobar: It looks good, it seems passable now so MTV.
4. Vote
 - a. 4-0-1, measure passes favorably
- iv. [Internal Bill 56-71](#) [Updates to Title III: Requiring Media Training] [DSR Lazo]
 1. Speech
 - a. I'm not really gonna go into too much detail as I don't think it's that difficult to understand, as you know we are a subject for papers such as The Charge, so we as Senators should have an understanding of how to speak with media. Beyond The Charge, we have also been asked by, for example, former caucus chairs and professional media outlets. I think that we ought to be media trained because anyone could be interviewed at any moment, and this extends beyond leadership so that we can represent the Senate in the best possible light even if put on the spot.
 2. Questioning
 - a. Escobar; What would this media training look like?
 - i. Lazo: This would be at the discretion of the ELA and Pro Tempore, I think that it would be done at the start of the session like most of the others but ideally it would be sort of situations that reporters could put them in such as for leading questions and simulations of that sort, as well as emphasizing that all media requests have to be through the ELA. It would help to make the ELAs job easier by making sure that all Senators are trained.
 - b. Gaudio: As written, it's between both the ELA and the Office of the Pro Tempore, could you elaborate more on why it's between the two rather than say, just with the ELA who is responsible for media interaction?

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- i. Lazo: Because the President Pro Tempore is responsible for training and thus it falls under their office, and it could also be delegated to the DSR due to their responsibilities including outside image.
 - c. Trejo-Hernandez: How can we ensure that training each year will be adequate?
 - i. Lazo: I think it could be built on hence why I didn't want to make specific mentions and corner future Pro Tempores and ELAs, this would start applying next year so they can figure out what is best suited and start small, such as with The Charge, and then expanding on that foundation for future sessions.
 - d. Gaudio: MTD
- 3. Debate
 - a. Gaudio: I very much like this legislation, we have had a reporter that comes in fairly frequently, he is a nice chap but everyone should definitely be familiar with how to handle those sorts of requests especially because a lot of people, even if they are in leadership positions, might not necessarily remember to consult the ELA or to not immediately take a request, so I will definitely be in favor.
 - b. Escobar: I will also be in favor of this bill, as someone who came later in the session I had no idea that we were supposed to contact the ELA for media requests, I found out from a reminder during Senate but a training would definitely be beneficial. I have had conversations with social media outlets and The Charge reporter for my positions, and media training in general would be beneficial for Senators.
 - c. Trejo-Hernandez: MTV
- 4. Vote
 - a. 4-0-1, measure passes favorably
- v. [Internal Bill 56-72](#) [Updates to Title III, Title IV, Title VI, Title VII, & Title IX: Moving Committee Duties] [Vice Chair Gaudio] **Need to Adopt – Adopted by GC**
 - 1. Speech
 - a. VC Gaudio: This was an idea suggested by the DLEG earlier in the session. This amending a bunch of titles and senate rule 2.

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Throughout statutes there are mentions of committee or chairs executing duties but no mention that Title 3 is required to recognize a committee. Anything involving a committee has been changed to now say that a designated committee will handle such business. The Senate Rule will reflect this. In order to modify the statutes, we have to have approval from the student body president. This helps to clean up statutes and easier to make changes and hard for exec to police internal proceedings.

2. Questioning

a. Escobar:

- i. Gaudio: This a hypothetical. I mentioned that LJR will handle impeachments, or the Senate designates a different committee to handle something. We will not have to amend all the statutes AND rules.

b. Trejo-Hernandez: MTD

3. Debate

- a. Collazo: I will be voting in favor of these changes, I agree with the Vice Chair in saying that this will allow us to have more control over internal proceedings and if when we need to make changes, we can make those changes easier. Saying a designated committee will allow the Senate, if need be, to change the committees in a given situation. Again, hypothetical, however I do believe that statutes is filled with a lot of unnecessary text that belongs in Senate Rules. That is why we have Senate Rules, they are how we govern ourselves. That power is delegated to ourselves, especially with topics like impeachment, so we determine how we see those impeachment hearings and which committee will see that. Of course there is statutes that outline the proceedings because this impacts all aspects of Student Government, but when it comes to our internal rules that it belongs in our own Senate Rules than in Statutes.

b. Gaudio: MTV

4. Vote

- a. 3-1-1, this internal bill and resolution have passed First Reading.

b. Resolutions

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- i. [Resolution 56-26](#) [Updates to Senate Rule 4: The Business of the Senate] [Chair Al-Qudah]
 - 1. Seen as a block with Internal Bill 56-58,
- ii. [Resolution 56-27](#) [Updates to Senate Rule 8: Senate Leadership Council] [ILA Al-Qudah]
 - 1. Speech
 - a. After very successful SGLC and SLC sessions, I am proposing necessary changes to Senate Rule 8 which outlines the structure of the Senate Leadership Council. As it currently stands within Senate Rule 8, the ILA shall prepare and execute all presentations and workshops including but not limited to, Senate Rules, the UCF Student Body Constitution, Student Body Statutes, Robert's Rules of Order, Bill/Resolution Writing. Additionally, the ILA shall impose a requirement including but not limited to SLC members attending at least 3 Senate meetings and 6 committee meetings during the semester. Furthermore, SLC members must be financially trained twenty days after the start of the SLC session. Clearly, there is significant material to be covered throughout any given SLC session. This bill makes many changes to enable a more productive SLC session that is still practical and flexible for the ILA to plan for. Firstly, this bill reduces the base requirement for the number of mock senate meetings to be held during SLC from 3 to 1 given the other requirements and material to be imposed on SLC members. Similarly, instead of a mock committee meeting which members are required to attend several of, there will be a mock dean meeting which takes place during the SLC session. By a very slight change of language, this bill also requires that the ILA open (just open) an application for the Senate Leadership Council to be made available to all students who meet eligibility requirements at UCF. If you read what is already stated in Senate Rule 8 as it currently is written it already requires that SLC be open to the general student body for admission, so only having the application being a suggestion is contradictory to this requirement which I find to be extremely important to the success and productivity of SLC. There are many individuals with no prior experience who campaign for a seat within the Senate and I have had dozens of students

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inquire about SLC, searching for that prerequisite experience to best prepare to become involved in the Senate. In this bill, I do not outline the application or membership selection process as I believe that is fully within the discretion of the ILA and the number of members given any SGLC session who will go on to be in SLC. The only requirement I impose is that the application be made open within the first 20 academic days of the start of the SGLC session at the latest, though I encourage it to be as early as possible to ensure the proper advertising of the opportunity. I yield the remainder of my time to questioning.

2. Questioning

- a. Gaudio: Who would you foresee as playing as the “dean” in a mock dean meeting?
 - i. Al-Qudah: Personally, as ILA, I brought in individuals who I found best to speak about the more niche topics we cover. For example, I had Chair Courts come in to discuss Constitution & Statutes and more of what Chair Courts’ professional specialty is and her focus as Chair of LJR. So, similarly, the ILA will choose to have, say, the ELA brought in to be the “dean” or, at least personally, I had no problem in the mock Senate meeting acting as the Senate president. It’s all mock, so it doesn’t need to be as serious but I would encourage the ILA to at least consult the ELA to get that insight into what goes into attending a Dean meeting. It is important that future Senators get that exposure, more so than a committee meeting.
- b. Collazo: In your opinion, since you’re reducing it to one, do you think it’s efficient and conducive to include the SLC Director must include “one” rather than making it broad that there must be meetings hosted rather than specifying one.
 - i. Al-Qudah: I only specified one because that was there for the committee meeting, so it was for consistency that it be included. But if there was a way to make it more general while also still being easy to interpret, then I might be amenable to that.
- c. Trejo-Hernandez: MTD

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3. Debate
 - a. Collazo: I will be voting in favor and encourage you all to do the same. MTV
4. Vote
 - a. 4-0-1, measure passes favorably
- iii. [Resolution 56-28](#) [Updates to the Senate Rules General Updates & Revisions] [Vice Chair Gaudio]
 1. Speech
 - a. Gaudio: This resolution isn't anything we have seen before. This committee generated this as a part of the general vision. General Revisions for Senate Rule 2, Senate Rule 3, and Senate Rule 7. The revisions bring up our rules in accordance with our statuses and recent revisions. Blankets Excuses will be for initial and final
 2. Questioning
 - a. Trejo-Hernandez MTD
 3. Debate
 - a. VC: MTV
 4. Vote
 - a. 4-0-1, Passes Favorably
- iv. [Resolution 56-29](#) [Updates to Senate Rule 6: Removing Debate for Objections] [Vice Chair Gaudio]
 1. Speech
 - a. Gaudio: Change to the objection procedure. We spend a lot of time during meetings on objection procedures. Most people already know where they stand. This removes the debate period. This will have us default to Robert's Rule. Most motions are debatable.
 2. Questioning
 - a. Escobar: With the additions of seconds, do you believe objections will be less likely?
 - i. Gaudio: These changes are necessary. There will be few motions made without a second. This will push people to have debate.
 - b. Trejo-Hernandez: MTD
 3. Debate
 - a. Trejo-Hernandez: We're basically undoing what we previously did, at the beginning of the session we added the 5 minute debate. We

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should be open to just limiting it to 2 minutes, I feel like that would be a better solution than this but I don't particularly have a stance as I am conflicted on what is best.

- b. Brodie: If part of the intention is to revert back to Robert Rules, would you be amendable to striking out the entire procedure?
 - i. I would be amendable. However I don't know how the body will feel.
- c. Trejo-Hernandez: If we're going to revert to Roberts Rules, I feel like that if we erase it in general then it puts a disadvantage on new Senators, and they'll be confused by what is happening. Roberts Rules is a pretty big book and so just having it written out would help to serve as a clarification.
- d. Courts: Motion to see my amendments.
 - i. Speech
 - 1. This is just taking out the portion of "after the Student Body Senate debate," I believe this was just an oversight by the author.
 - ii. Questioning
 - 1. Gaudio: MTD
 - iii. Debate
 - 1. Trejo-Hernandez: MTV
 - iv. Vote
 - 1. 4-0-1, amendment passes favorably
- e. Gaudio: MTV
- 4. Vote
 - a. 4-0-1, resolution passes favorably
- v. [Resolution 56-37](#) [Updates to Senate Rule 2] [Vice Chair Gaudio] **Need to Adopt**
 - 1. Vote
 - a. Seen as a block with Internal Bill 56-72.
- c. Absences ([Documentation](#))
 - i. Rajan Jinadra
 - 1. Speech
 - a. Good evening, Chair Courts,

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I was unable to attend the Senate meeting on March 27th, 2025, due to a prior commitment with my dance group. The date for this event was set in November and therefore couldn't be moved. I have attached a contract of the event, which mentions the date and time of the event. I apologize for the inconvenience, and I am open to answering any questions you or the committee may have. Thank you,
Sincerely,
Rajan Jinadra

2. Questioning
 - a. Collazo: MTD
 3. Debate
 - a. Collazo: MTV
 4. Vote
 - a. 3-0-1, absence is approved by LJR
- ii. Meriam Neguib
1. Speech
 - a. I have a prior commitment to PLC that I must attend.
 2. Questioning
 - a. Collazo: MTD
 3. Debate
 - a. Gaudio: MTV
 4. Vote
 - a. 3-0-1, absence is approved by LJR
- iii. Jordan Metellus
1. Speech
 - a.
 2. Questioning
 - a.
 3. Debate
 - a. Collazo: Yeah, I was there because I saw on their social media that they were there supporting the new members and encourage you all to vote in favor.

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- b. Escobar: I will also be voting in favor, that day we did almost not meet quorum and all of what they did is a neat situation. MTV
- 4. Vote
 - a.
- iv. Nina Rodriguez
 - 1. Speech
 - a. Seen as a block with Jordan Metellus' absence request
 - 2. Questioning
 - a.
 - 3. Debate
 - a.
 - 4. Vote
- v. Jason Hameed
 - 1. Speech
 - a. Hello LJR! My rescheduled dean meeting is the same date as a final exam. While the meeting is a few hours before the exam I still believe I would need that time to study. I know this is a gray area so I apologize. I submitted a picture of my classes syllabus that shows the date of the final and a photo from myUCF showing that I'm enrolled in the same course and the time that it takes place. Thank you all for looking over my request!
 - 2. Questioning
 - a. Collazo: MTD
 - 3. Debate
 - a. Collazo: If this was earlier, I unfortunately would vote no just because Dean meetings are required of all of us and we have to dedicate that time out. However, it's not that, it's NOW. We only have one Senate meeting left and I see no reason to dismiss this Senator for something that no longer has weight.
 - b. Gaudio: I will absolutely be voting in favor, this Dean Meeting is not something which was planned many months in advance, we got the day for it literally like last week after our last scheduled meeting got cancelled by our dean. These things happen, so please vote in favor.

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- c. Collazo: I seem to have neglected the fact that Jason said that it was rescheduled, so that is definitely out of his control. I definitely would have always voted in favor now, MTV
 - 4. Vote
 - a. 3-0-1, absence request is approved by LJR.
 - vi. Rickett
 - 1. Speech
 - a. My stepmother got in a car accident and later she had a heart attack and died. I went to her funeral, this is not the first time I've had something bad happen in the family.
 - 2. Questioning
 - a. Collazo: MTD
 - 3. Debate
 - a. Gaudio: MTV
 - 4. Vote
 - a. 3-0-1, absence is approved by LJR
 - d. Blanket Excuse
 - i. None.
12. Miscellaneous Business-
 - i. GAP Rep Elections
 - 1. Nominations
 - i. Bobby Escobar
 - i. Speech
 - i.
 - ii. Questioning
 - i.
 - iii. Debate
 - i.
 - iv. Vote
13. Member Discussion-
 - i. [LJR Chair Transition Binder](#)
 - 1. Courts: Look how nice it is, I wanted you all to look at it. I highlighted things the Committee should be doing and examples of what could be done. I don't think anyone except for Collazo remembers but we popcorn read the Statutes. I also put an anecdote at the end because many of the past sessions did outline that past Senators got two mental health days, so for this year I did make sure that it was

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outlined it would be case-by-case. If they wanted to put that back in, they can, I gave our reasoning for not doing so. I also gave them the canva we used for our Statutes events, as well as the various templates I've used.

- ii. MTIF
- iii. [Vice Chair Transition Binder](#)
- iv. Quorum has become 3/7
- v. MTF

14. Final Roll Call: 3/7 (4)

15. Adjournment: 3:07 PM

Key:

- P - Present
- A - Absent
- MTD - Move to Debate
- MTV - Move to Vote
- MTA- Move to Amend
- MSQD – Motion for Speech, Questioning, & Debate Time
- MTIF – Move to Informal
- MTF – Move to Formal
- PP - Postpone
- PPI - Postpone Indefinitely
- GC - General Consent

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