NEVADA ASSEMBLY SEAT- DISTRICT 36 INTEREST APPLICATION

(Note: This document and accompanying materials become public record once it is received by Clark County, Lincoln County, and Nye County.)

General Information

Applicant Name: Adam Westley Huckleby
Home Address: 1850 McMurray Drive City: Pahrump Zip: 89060
Mailing Address: _____________________________ City: _____________ Zip: ______
Home Phone: _____________________________ Cell Phone: 775-513-4269
Work Phone: _____________________________ Fax: _____________________________
Email Address: adom.huckleby@gbc.nv.edu

I certify to the following:

☐ That I actually, as opposed to constructively, reside at the home address listed above, and that it resides WITHIN THE BOUNDARIES of Assembly District 36;

You can verify that you live within the boundaries of Assembly District 36 by referring to the map on the legislative website at https://www.leg.state.nv.us/App/Legislator/A/Assembly/Current/36, or by doing an address/elected official search on the Clark County website at http://gisgate.co.clark.nv.us/openweb/.

☐ That I am registered as a member of the Republican Party;

☐ That I am at least 21 YEARS OLD and a QUALIFIED ELECTOR pursuant to Section 1 of Article 2 of the Constitution of the State of Nevada;

☐ That, if I have ever been convicted of treason or a felony, my civil rights have been restored by a court of competent jurisdiction; and

☐ That I plan/do not plan/do not know if I will run for this position regardless of being selected. (Circle one.)

Signature _____________________________ Date 11-14-18

REQUIRED INFORMATION

Along with this application, please attach information regarding your background and education such as a letter of interest, a resume, or a statement of qualifications. (It should contain, at a minimum, political activities, community work, and memberships in various organizations.)

SUBMITTING APPLICATION

You may submit this document and the required information by NOON, November 26, 2018. You may email your completed application packet to Nye County Administration at NyeAdmin@co.nye.nv.us, or deliver the same in-person, or by mail to Nye County Administration – 2100 E. Walt Williams Dr., Suite 100, Pahrump, NV 89048.

11-14-18 12:00 PM
I would like to first take a moment to thank Dennis Hof for giving the Republican Party a crucial and much needed win this midterm election, without him I would not be able to be here today.

Hello my name is Adam Huckeby, I have lived in Pahrump for nearly 20 years. My experience includes holding a public office for the past 14 months and working under chapter 241 mandated by the state of Nevada, I stand before you today because I would like to be your assemblymen for District 36.

If appointed my first order of business would be to make sure no one, I emphasize no one be allowed to track, meter, measure your water usage and no one but you decides what you can do with your water rights. Next I promise to vote against any new taxes being placed upon the people of Nye County. Lastly I promise to work as I have in the past upholding the responsibilities and code of conduct to myself in the manner that is required of me by the State of Nevada.

If given the honor to represent the people Nye I would make my biggest priority protecting our wells, our water rights, and our way of life. Pahrump has always stood for “water from rock”, from “our” rock and it should stay that way. Only we should be able to decide what happens to our water, not special interests. If appointed I promise to fight off special interests who think they can stand on the heads of the people of Nye County and take advantage of us. If appointed I will always put the people of Nye County and their concerns first.

If Assemblymen I will vote no to new taxes. As many of you know in 2016 the Commerce Tax was passed and implemented which demanded that Corporations and Big Business pay more to increase the state revenue. To which Big Businesses and Corporations responded by gladly paying without complaint. But why you may ask? Why would anyone be comfortable paying more? Well it’s quite simple, Big Businesses and Corporations raised the cost of goods that consumers purchased, that we purchased. I will not sign any legislation raising taxes or the cost of goods for the people of Nye County whether directly or indirectly.

If appointed to District 36 I promise to uphold myself to the standards required of me by the State of Nevada. My firsthand experience working under the same protocol as that of the Nevada Lower Courts and being a natural born leader is what makes me the optimum choice for Assembly. My familiarity of the Nevada N.R.s will save the people of Nye County time and money; I will work tirelessly across party lines to get things done.

If you appoint me to be your Assemblymen I will fight to protect our water rights, I will vote against new taxes, I will not bow down to special interests, I will let anyone who thinks they can stand on the heads of the people of Nye County know that we do not live in their County, they live in ours. I’m Adam Huckeby Thank you for your time.
2017 Great Basin College  
Student Government Association  
Minutes  
12:30 P.M. November 3, 2017  
Meeting by Interactive System  
Battle Mountain – GBC BM 2  
Elko – Ronald V. Hicks SGA Senate Chambers LCSI. 122  
Ely – GBC 112  
Pahrump – GBC PVC 119  
Winnemucca – GBC 108

I. Call to Order: 12:31

II. Roll Call

Executive Board
Rebecca Linville, President  
Excused  
Vacant, Vice President  
Kylee Squires, Secretary  
Present  
Tommy Miller, Treasurer  
Present  
Adriana Mendez, Student Advocate  
Present

Battle Mountain Senator
Brooke Johnson  
Present

Elko Senators
Carly Chunn  
Present  
Javier Martinez  
Present  
Maribel Vera  
Excused

Ely Senators
Bonnie Griffith  
Present

Pahrump Senators
Adam Huckeby  
Present  
Ashlyn King  
Present

Winnemucca Senators
Emilio Esteven Castillejos  
Present  
Colton Irons  
Present

III. Introduction of Guests  
Information Only  
A. Elko: Mike Whitehead, Joseph Micke, Tony Fraizer, Nick Bety.

IV. Public Comment  
Information Only  
A. Student Advocate Mendez encouraged attendance for the SOLAR Programming Board Meetings.

V. Approval of Agenda  
For Possible Action  
A. November 3, 2017  
VI. Approval of Minutes

A. Senator Irons motioned to approve the minutes for October 13, 2017. Senator Griffith seconded. Senator Johnson abstained. DISCUSSION: Change the date to October 13, 2017. Change Senator Johnson from “present” to “absent.” Change “passes” to “passed” under item V. Change all titles from informal, to formal. Add “Programming Board” after SOLAR. Motion passes.

VII. President’s Report

A. President Rebecca Linville will discuss current SGA events and her current activities as SGA President.

VIII. Vice President’s Report

A. None.

IX. Treasury Report

A. Facilities
B. Treasurer Miller let us know that the next fee distribution will be in December for the previous months.

X. Student Advocate’s Report

A. Student Advocate Adriana Mendez will discuss current GBC events and items concerning SGA.
B. Student Advocate Mendez informed us that the Spring 2018 schedules went live, and that she has been advising. She encouraged us to meet with our own advisors soon.
C. She also informed us of the Career Fairs GBC has been represented at, they include White Pine, Battle Mountain, Pershing County, Winnemucca, and Elko.

XI. Senator Reports

A. Battle Mountain- Pumpkin Day and Stress Awareness Day were both a success.
B. Elko- Developing ideas for November and December
C. Ely- Working to get involved with local parks, involving SGA.
D. Pahrump- Planning for upcoming events.
E. Winnemucca- Attended parent night to talk about GBC and SGA with perspective students.

XII. Unfinished Business

A. None.

XIII. New Business

A. Christmas Hunt- Elko
Senator Johnson motioned to approve Senator Carly Chunn’s request for a cap of $350.00 for supplies and prizes and a cap of $50.00 for snacks and refreshments for a Christmas Hunt to take place December 4-7 2017. Senator Griffith seconded. DISCUSSION: Students will find Christmas “things” printed on paper and receive prizes. These will be hidden all over campus. Motion passed unanimously.

B. Breakfast Bolt- Elko
Senator Johnson motioned to approve Senator Javier Martinez’s request for a cap of $100.00 for supplies and a cap of $350.00 to purchase snacks and refreshments for a Breakfast Bolt to take place on November 13, 2017 in the DCIT Cafe Area. Senator King seconded. DISCUSSION: DCIT is a high traffic area, and students will be engaged with SGA officers. Motion passed unanimously.
C. Stress Relief Bags- Elko For Possible Action
Treasurer Miller motioned to approve Senator Carly Chunn’s request for a cap of $400.00 for supplies and a cap of $350.00 for snacks and refreshments for stress relief bags for students during finals. Senator King seconded. DISCUSSION: Putting together bags for students during finals. Motion passed unanimously.

D. Reimbursement of Rebecca Linville For Possible Action
Senator King motioned to approve Secretary Kylee Squires’ request for the reimbursement of Rebecca Linville in the amount of $40.00 for the cookies for National Pumpkin Day that took place on October 26, 2017 at the Battle Mountain Center. Treasurer Miller seconded. DISCUSSION: Treasurer asked why we are reimbursing, was under the impression that this was for emergencies only. Student Advocate Mendez explained that there was an issue getting the baker in the Work Day system, as it does take a lot of time and we were unaware. Motion passed unanimously.

E. Coffee Station- Pahrump For Possible Action
Senator Johnson motioned to approve Treasurer Tommy Miller’s request for a cap of $30.00 for supplies and a cap of $200.00 for refreshments for a Coffee Station at the Pahrump Center on November 6, 2017. Senator Griffith seconded. DISCUSSION: Treasurer Miller informed us that the students respond well to the hot drinks. Motion passed unanimously.

F. Battle Born Veterans Official Apparel For Possible Action
Senator King motioned to approve President Rebecca Linville’s request for a cap of $3,000.00 to purchase official apparel for Battle Born Veterans Members. Senator Griffith seconded. DISCUSSION: Treasurer Miller informed us that we only receive a certain amount of money each year for SGA, and $3,000 is a lot of money. Senator King asked how many uniforms they would be purchasing to which Mike Whitehead replied thirty-five, and they are looking to do polos, red t-shirts for Friday’s and possibly jackets. Mike Whitehead informed us that they have tried taking this out of their scholarship budget, but it is too costly. Secretary Squires pointed out that they give scholarships to students, and SGA is here for the students. Student Advocate Mendez mentioned that this club is one of the more active clubs we have on campus. Motion passed unanimously.

XVI. Public Comment
A. Senator Huckebay asked about where to find the Certificate of Posting forms for the Agendas.

Meeting adjourned: 1:10 p.m.

SGA President: [Signature]
Date: 11/17/17

Adam Huckebay is the only elected person from Pahrump including the treasurer that did not question donating $3,000 to Nevada Veterans.
CHAPTER 241 - MEETINGS OF STATE AND LOCAL AGENCIES

NRS 241.010 Legislative declaration and intent; requirements for meetings held by teleconference or videoconference.

NRS 241.015 Definitions.

NRS 241.016 Application of chapter; exempt meetings and proceedings; specific exceptions; circumvention of chapter.

NRS 241.017 Board of Regents to establish requirements for student governments.

NRS 241.020 Meetings to be open and public; limitations on closure of meetings; notice of meetings; copy of materials; exceptions.

NRS 241.025 Designee of member of public body not allowed; exception.

NRS 241.030 Exceptions to requirement for open and public meetings; waiver of closure of meeting by certain persons.

NRS 241.031 Meeting to consider character, misconduct or competence of elected member of public body or certain public officers.

NRS 241.033 Meeting to consider character, misconduct, competence or health of person or to consider appeal of results of examination: Written notice to person required; exception; public body required to allow person whose character, misconduct, competence or health is to be considered to attend with representative and to present evidence; attendance of additional persons; copy of record.

NRS 241.034 Meeting to consider administrative action against person or acquisition of real property by exercise of power of eminent domain: Written notice required; exception.

NRS 241.035 Public meetings: Minutes; aural and visual reproduction; transcripts.

NRS 241.0353 Absolute privilege of certain statements and testimony.

NRS 241.0355 Majority of all members of public body composed solely of elected officials required to take action by vote; abstention not affirmative vote; reduction of quorum.

NRS 241.036 Action taken in violation of chapter void.

NRS 241.0365 Action taken by public body to correct violation of chapter; timeliness of corrective action; effect.

NRS 241.037 Action by Attorney General or person denied right conferred by chapter; limitation on actions.

NRS 241.039 Complaints; enforcement by Attorney General; confidentiality of information compiled during investigation; subpoenas; penalty for failure or refusal to comply with subpoena; exception for public records.

NRS 241.0395 Inclusion of item acknowledging finding by Attorney General of violation by public body on next agenda of meeting of public body; effect of inclusion.

NRS 241.040 Criminal and civil penalties; members attending meeting in violation of chapter not accomplices.
(b) Judicial proceedings, including, without limitation, proceedings before the Commission on Judicial Selection and, except as otherwise provided in NRS 4.4687, the Commission on Judicial Discipline.

(c) Meetings of the State Board of Parole Commissioners when acting to grant, deny, continue or revoke the parole of a prisoner or to establish or modify the terms of the parole of a prisoner.

   (a) Provides that any meeting, hearing or other proceeding is not subject to the provisions of this chapter; or
   (b) Otherwise authorizes or requires a closed meeting, hearing or proceeding,
prevails over the general provisions of this chapter.

4. The exceptions provided to this chapter, and electronic communication, must not be used to circumvent the spirit or letter of this chapter to deliberate or act, outside of an open and public meeting, upon a matter over which the public body has supervision, control, jurisdiction or advisory powers.

(Added to NRS by 2013, 726; A 2015, 1055)

NRS 241.017 Board of Regents to establish requirements for student governments. The Board of Regents of the University of Nevada shall establish for the student governments within the Nevada System of Higher Education requirements equivalent to those of this chapter and shall provide for their enforcement.

(Added to NRS by 1983, 1013; A 1993, 369)—(Substituted in revision for NRS 241.038)

NRS 241.020 Meetings to be open and public; limitations on closure of meetings; notice of meetings; copy of materials; exceptions.

1. Except as otherwise provided by specific statute, all meetings of public bodies must be open and public, and all persons must be permitted to attend any meeting of these public bodies. A meeting that is closed pursuant to a specific statute may only be closed to the extent specified in the statute allowing the meeting to be closed. All other portions of the meeting must be open and public, and the public body must comply with all other provisions of this chapter to the extent not specifically precluded by the specific statute. Public officers and employees responsible for these meetings shall make reasonable efforts to assist and accommodate persons with physical disabilities desiring to attend.

2. Except in an emergency, written notice of all meetings must be given at least 3 working days before the meeting. The notice must include:
   (a) The time, place and location of the meeting.
   (b) A list of the locations where the notice has been posted.
   (c) The name and contact information for the person designated by the public body from whom a member of the public may request the supporting material for the meeting described in subsection 6 and a list of the locations where the supporting material is available to the public.
   (d) An agenda consisting of:
      (1) A clear and complete statement of the topics scheduled to be considered during the meeting.
      (2) A list describing the items on which action may be taken and clearly denoting that action may be taken on those items by placing the term “for possible action” next to the appropriate item or, if the item is placed on the agenda pursuant to NRS 241.0365, by placing the term “for possible corrective action” next to the appropriate item.
      (3) Periods devoted to comments by the general public, if any, and discussion of those comments. Comments by the general public must be taken:
         (I) At the beginning of the meeting before any items on which action may be taken are heard by the public body and again before the adjournment of the meeting; or
         (II) After each item on the agenda on which action may be taken is discussed by the public body, but before the public body takes action on the item.

   The provisions of this subparagraph do not prohibit a public body from taking comments by the general public in addition to what is required pursuant to sub-subparagraph (I) or (II). Regardless of whether a public body takes comments from the general public pursuant to sub-subparagraph (I) or (II), the public body must allow the general public to comment on any matter that is not specifically included on the agenda as an action item at some time before adjournment of the meeting. No action may be taken upon a matter raised during a period devoted to comments by the general public until the matter itself has been specifically included on an agenda as an item upon which action may be taken pursuant to subparagraph (2).

   (4) If any portion of the meeting will be closed to consider the character, alleged misconduct or professional competence of a person, the name of the person whose character, alleged misconduct or professional competence will be considered.
if the supporting material is provided to the members of the governing body at a meeting, not later than 24 hours after the conclusion of the meeting. Such posting is supplemental to the right of the public to request the supporting material pursuant to subsection 6. The inability of the governing body, as a result of technical problems with its website, to post supporting material pursuant to this subsection shall not be deemed to be a violation of the provisions of this chapter.

9. A public body may provide the public notice, information or supporting material required by this section by electronic mail. Except as otherwise provided in this subsection, if a public body makes such notice, information or supporting material available by electronic mail, the public body shall inquire of a person who requests the notice, information or supporting material if the person will accept receipt by electronic mail. If a public body is required to post the public notice, information or supporting material on its website pursuant to this section, the public body shall inquire of a person who requests the notice, information or supporting material if the person will accept by electronic mail a link to the posting on the website when the documents are made available. The inability of a public body, as a result of technical problems with its electronic mail system, to provide a public notice, information or supporting material or a link to a website required by this section to a person who has agreed to receive such notice, information, supporting material or link by electronic mail shall not be deemed to be a violation of the provisions of this chapter.

10. As used in this section, “emergency” means an unforeseen circumstance which requires immediate action and includes, but is not limited to:
   (a) Disasters caused by fire, flood, earthquake or other natural causes; or
   (b) Any impairment of the health and safety of the public.


NRS 241.025 Designee of member of public body not allowed; exception.
1. Unless the designation is expressly authorized by the legal authority pursuant to which a public body was created:
   (a) The public body may not designate a person to attend a meeting of the public body in the place of a member of the public body; and
   (b) A member of the public body may not designate a person to attend a meeting of the public body in his or her place.

2. Any authorized designation must be made in writing or made on the record at a meeting of the public body.

3. A person who is designated to attend a meeting of a public body in the place of a member of the public body:
   (a) Shall be deemed to be a member of the public body for the purposes of determining a quorum at the meeting; and
   (b) Is entitled to exercise the same powers as the regular members of the public body at the meeting.

(Added to NRS by 2013, 726; A 2015, 1059)

NRS 241.030 Exceptions to requirement for open and public meetings; waiver of closure of meeting by certain persons.
1. Except as otherwise provided in this section and NRS 241.031 and 241.033, a public body may hold a closed meeting to:
   (a) Consider the character, alleged misconduct, professional competence, or physical or mental health of a person.
   (b) Prepare, revise, administer or grade examinations that are conducted by or on behalf of the public body.
   (c) Consider an appeal by a person of the results of an examination that was conducted by or on behalf of the public body, except that any action on the appeal must be taken in an open meeting and the identity of the appellant must remain confidential.

2. A person whose character, alleged misconduct, professional competence, or physical or mental health will be considered by a public body during a meeting may waive the closure of the meeting and request that the meeting or relevant portion thereof be open to the public. A request described in this subsection:
   (a) May be made at any time before or during the meeting; and
   (b) Must be honored by the public body unless the consideration of the character, alleged misconduct, professional competence, or physical or mental health of the requester involves the appearance before the public body of another person who does not desire that the meeting or relevant portion thereof be open to the public.

3. A public body may close a meeting pursuant to subsection 1 upon a motion which specifies:
   (a) The nature of the business to be considered; and
   (b) The statutory authority pursuant to which the public body is authorized to close the meeting.

4. This chapter does not:
   (a) Prevent the removal of any person who willfully disrupts a meeting to the extent that its orderly conduct is made impractical.
(a) Determine which additional persons, if any, are allowed to attend the closed meeting or portion thereof; or
(b) Allow the members of the public body to determine, by majority vote, which additional persons, if any, are allowed to attend the closed meeting or portion thereof.

6. A public body shall provide a copy of any record of a closed meeting prepared pursuant to NRS 241.035, upon the request of any person who received written notice of the closed meeting pursuant to subsection 1.

7. For the purposes of this section:
(a) A meeting held to consider an applicant for employment is not subject to the notice requirements otherwise imposed by this section.
(b) Casual or tangential references to a person or the name of a person during a closed meeting do not constitute consideration of the character, alleged misconduct, professional competence, or physical or mental health of the person.

(Added to NRS by 1993, 2636; A 2005, 977, 2246, 2248; 2011, 2388)

NRS 241.034 Meeting to consider administrative action against person or acquisition of real property by exercise of power of eminent domain: Written notice required; exception.
1. Except as otherwise provided in subsection 3:
(a) A public body shall not consider at a meeting whether to:
   (1) Take administrative action against a person; or
   (2) Acquire real property owned by a person by the exercise of the power of eminent domain,
   unless the public body has given written notice to that person of the time and place of the meeting.
(b) The written notice required pursuant to paragraph (a) must be:
   (1) Delivered personally to that person at least 5 working days before the meeting; or
   (2) Sent by certified mail to the last known address of that person at least 21 working days before the meeting.
   A public body must receive proof of service of the written notice provided to a person pursuant to this section before the public body may consider a matter set forth in paragraph (a) relating to that person at a meeting.
2. The written notice provided in this section is in addition to the notice of the meeting provided pursuant to NRS 241.020.
3. The written notice otherwise required pursuant to this section is not required if:
(a) The public body provided written notice to the person pursuant to NRS 241.033 before holding a meeting to consider the character, alleged misconduct, professional competence, or physical or mental health of the person; and
(b) The written notice provided pursuant to NRS 241.033 included the informational statement described in paragraph (b) of subsection 2 of that section.
4. For the purposes of this section, real property shall be deemed to be owned only by the natural person or entity listed in the records of the county in which the real property is located to whom or which tax bills concerning the real property are sent.

(Added to NRS by 2001, 1835; A 2001 Special Session, 155; 2005, 2247)

NRS 241.035 Public meetings: Minutes; aural and visual reproduction; transcripts.
1. Each public body shall keep written minutes of each of its meetings, including:
(a) The date, time and place of the meeting.
(b) Those members of the public body who were present, whether in person or by means of electronic communication, and those who were absent.
(c) The substance of all matters proposed, discussed or decided and, at the request of any member, a record of each member's vote on any matter decided by vote.
(d) The substance of remarks made by any member of the general public who addresses the public body if the member of the general public requests that the minutes reflect those remarks or, if the member of the general public has prepared written remarks, a copy of the prepared remarks if the member of the general public submits a copy for inclusion.
(e) Any other information which any member of the public body requests to be included or reflected in the minutes.
   Unless good cause is shown, a public body shall approve the minutes of a meeting within 45 days after the meeting or at the next meeting of the public body, whichever occurs later.
2. Minutes of public meetings are public records. Minutes or an audio recording of a meeting made in accordance with subsection 4 must be made available for inspection by the public within 30 working days after adjournment of the meeting. A copy of the minutes or audio recording must be made available to a member of the public upon request at no charge. The minutes shall be deemed to have permanent value and must be retained by the public body for at least 5 years. Thereafter, the minutes may be transferred for archival preservation in accordance with NRS 239.080 to 239.125, inclusive. Minutes of meetings closed pursuant to:
NRS 241.036 Action taken in violation of chapter void. The action of any public body taken in violation of any provision of this chapter is void.
(Added to NRS by 1983, 1012)

NRS 241.0365 Action taken by public body to correct violation of chapter; timeliness of corrective action; effect.
1. Except as otherwise provided in subsection 4, if a public body, after providing the notice described in subsection 2, takes action in conformity with this chapter to correct an alleged violation of this chapter within 30 days after the alleged violation, the Attorney General may decide not to commence prosecution of the alleged violation if the Attorney General determines foregoing prosecution would be in the best interests of the public.

2. Except as otherwise provided in subsection 4, before taking any action to correct an alleged violation of this chapter, the public body must include an item on the agenda posted for the meeting at which the public body intends to take the corrective action in conformity with this chapter. The inclusion of an item on the agenda for a meeting of a public body pursuant to this subsection is not an admission of wrongdoing for the purposes of civil action, criminal prosecution or injunctive relief.

3. For purposes of subsection 1, the period of limitations set forth in subsection 3 of NRS 241.037 by which the Attorney General may bring suit is tolled for 30 days.

4. The provisions of this section do not prohibit a public body from taking action in conformity with this chapter to correct an alleged violation of the provisions of this chapter before the adjournment of the meeting at which the alleged violation occurs.

5. Any action taken by a public body to correct an alleged violation of this chapter by the public body is effective prospectively.
(Added to NRS by 2013, 727)

NRS 241.037 Action by Attorney General or person denied right conferred by chapter; limitation on actions.
1. The Attorney General may sue in any court of competent jurisdiction to have an action taken by a public body declared void or for an injunction against any public body or person to require compliance with or prevent violations of the provisions of this chapter. The injunction:
   (a) May be issued without proof of actual damage or other irreparable harm sustained by any person.
   (b) Does not relieve any person from criminal prosecution for the same violation.

2. Any person denied a right conferred by this chapter may sue in the district court of the district in which the public body ordinarily holds its meetings or in which the plaintiff resides. A suit may seek to have an action taken by the public body declared void, to require compliance with or prevent violations of this chapter or to determine the applicability of this chapter to discussions or decisions of the public body. The court may order payment of reasonable attorney’s fees and court costs to a successful plaintiff in a suit brought under this subsection.

3. Except as otherwise provided in NRS 241.0365:
   (a) Any suit brought against a public body pursuant to subsection 1 or 2 to require compliance with the provisions of this chapter must be commenced within 120 days after the action objected to was taken by that public body in violation of this chapter.
   (b) Any such suit brought to have an action declared void must be commenced within 60 days after the action objected to was taken.
(Added to NRS by 1983, 1012; A 1985, 147; 2013, 734)

NRS 241.039 Complaints; enforcement by Attorney General; confidentiality of information compiled during investigation; subpoenas; penalty for failure or refusal to comply with subpoena; exception for public records.
1. A complaint that alleges a violation of this chapter may be filed with the Office of the Attorney General.
2. Except as otherwise provided in NRS 241.0365, the Attorney General shall investigate and prosecute any violation of this chapter.
3. Except as otherwise provided in subsection 6 and NRS 239.0115, all documents and other information compiled as a result of an investigation conducted pursuant to subsection 2 are confidential until the investigation is closed.

4. In any investigation conducted pursuant to subsection 2, the Attorney General may issue subpoenas for the production of any relevant documents, records or materials.
5. A person who willfully fails or refuses to comply with a subpoena issued pursuant to this section is guilty of a misdemeanor.

6. The following are public records:
   (a) A complaint filed pursuant to subsection 1.
GREAT BASIN COLLEGE
STUDENT GOVERNMENT ASSOCIATION
BYLAWS

Article I
Structure and Duties of Officers

A. Oath of Office

1. All Student Government Officials shall, upon the beginning of their term of office, take the following Oath of Office in the presence of witnesses: “I, (official’s name), do solemnly affirm that I shall faithfully execute the duties and responsibilities entrusted to me by virtue of office and shall to the best of my ability preserve, protect and enforce the Constitution of the Student Government Association of Great Basin College.”

2. The Oath of Office shall be administered by the Student Body President upon appointment or election of officers.

B. Duties of Officers

1. Shall take on special assignments and tasks as directed by the SGA President.

2. Shall have the ability to request agenda items for SGA meetings.

3. Shall represent the Student Body’s concerns.

4. Shall make recommendations on issues affecting students to appropriate campus/center bodies and responsible individuals.

5. Shall support SGA recognized student organizations.

6. Shall review and vote on the annual budget, as well as, any proposed revisions with a majority vote of the SGA with quorum present.

C. Duties of the Executive Board

1. President:
   a. Shall be the chief administrator of the SGA and shall be responsible for the implementation of all formal actions taken on behalf of the SGA.
   b. Shall appoint SGA representation on college committees.
   c. Shall serve or appoint a voting representative to participate in the Nevada Student Alliance (NSA).
   d. Shall appoint to fill any Executive office or Senate vacancies with the approval of a 2/3-majority vote with quorum present.
   e. Shall be in charge of scheduling interactive video for all SGA meetings.
   f. Should visit all outlying centers at least once during their term.
   g. Shall be responsible for the training of new Senators

2. Vice President:
   a. Shall take on special assignments and tasks as directed by the SGA President.
   b. Shall be the chair of the SGA SOLAR – Programming Board.
   c. Shall act as a liaison between GBC SGA and SGA sanctioned clubs and organizations.
   d. Shall attend all SGA supported activities when possible.
   e. Shall be responsible for the training of new Senators as assigned by the President.

3. Secretary:
   a. Shall take on special assignments and tasks as directed by the SGA President.
   b. Shall draft, distribute, and post agendas for SGA meetings in compliance with the requirements of the Nevada Open Meeting Law.
   c. Shall record and prepare the SGA minutes and shall then ensure that they are posted
in accordance with Nevada Open Meeting Law.

d. Shall attend all SGA supported activities when possible.
e. Shall be responsible for the training of new Senators as assigned by the President and Vice President.
f. Shall work closely with the Controller’s Office and/or Vice President for Business Affairs to provide a written and an oral line item report on a monthly basis to the SGA regarding the financial status of the SGA.
g. Shall work closely with the Controller’s Office and/or Vice President for Business Affairs to provide a written yearly budget for the SGA.
h. Shall have oversight for weekly count and weekly count report of the SGA Game Room with the assistance of the Student Advocate and other Officers as needed.

D. Student Government Association Structure

1. Both Senate and Executive Officer’s grades shall be checked at the end of each semester by the Student Advocate to verify continued eligibility. Any student submitting an application to be a candidate in the SGA elections or appointed to office shall consent in writing to the Student Advocate to check his or her GPA to confirm the student has maintained either a cumulative or semester 2.5 GPA. A GPA lower than either a cumulative or semester 2.5 shall disqualify the candidate from participating in elections or being appointed.

2. Any officer holding any additional elected and/or appointed office in any other GBC student body organization shall, in the event of a conflict of interest, be unable to vote unless a majority vote of the SGA with quorum present determines otherwise.

3. Notification of intended absence from a SGA meeting, event, or activity shall be made to the SGA President or acting President, no less than two hours prior to the scheduled meeting, event, or activity time. Failure to notify shall result in an unexcused absence. Excused absences may be granted for death or illness of a family member, personal illness or medical reasons, class and/or course lab, activities related to SGA business, or other valid excuses as determined by the SGA President or acting President.

E. Outgoing Officers should train newly elected Officers within two weeks after the SGA elections.

Article II

SGA Elections/Voting Procedures

A. Candidates shall complete and submit an Election Application prior to the deadline.

B. Candidates shall be enrolled as a student as outlined in the SGA Constitution, Article III (A) (7-8).

C. Candidates submitting an application to be a candidate in the SGA elections shall consent in writing to the Student Advocate to check his or her GPA to confirm the student has maintained either a cumulative or semester 2.5 GPA. SGA Constitution Article III (A) (7).

D. Candidates for President or Vice-President positions shall have completed thirty (30) GBC credit hours or previously held the position of Senator or other executive office at GBC for the term of one (1) term. Previous credit hours are not required for candidates of the Senator position or other executive positions. SGA Constitution Article III (8).

E. Candidates shall attend at least two (2) SGA meetings prior to election date.

F. Candidates shall prepare and present a speech in forum type setting prior to elections.

1. Other forums may be scheduled. Candidates are encouraged to schedule their own forums.
2. Campaign Workshop may qualify as an official SGA meeting.
G. Each candidate shall limit his/her campaign expenditures to $100.00 not including travel expenses. If asked by the Election Committee, the candidate shall provide receipts/expense accounts. SGA funds are not to be used to endorse/fund any of the candidates.
H. SGA computers, SGA office equipment, SGA office supplies, or any campus/center printing machines are not to be used for preparing campaign materials.
I. All campaign materials, banners, signs, posters, etc. shall be approved by Student Advocate or designee.
J. No alcohol, drug paraphernalia or explicit material may be used on campaign materials.
K. Any candidate or candidate affiliate found to be defacing or removing any candidates’ campaign materials may result in disqualifying the candidate and/or disciplinary procedures.
L. Each candidate is responsible for removing all his/her campaign materials by a designated date set by the Student Advocate.
M. Campaigning (physical, verbal, or printed) is not allowed within 15 feet of the voting registration area or within 15 feet of the voting booth on election days.
N. The SGA Student Advocate or GBC Center Director shall designate registration and voting locations.
O. Failure to follow SGA Election Rules and Procedures may result in removal from the election.
P. The Election Committee Chair may call for a recount if the total votes between candidates are ten (10) votes or less.
Q. In case of a tie vote, the Election Committee Chair shall decide the election based on a coin toss.

Article III
Meetings and Bylaws
A. All SGA meetings and retreats are mandatory for all officers.
B. The privilege of the floor at meetings of the SGA shall be granted to any faculty member, administrative officer of the college, student organization representative, member of the Student Body, or visitors upon proper request.
C. SGA Bylaws shall be amended by a 2/3 majority vote with quorum present.

Article IV
Finance
A. Any over expenditures in the approved budget shall be approved by a majority vote of the SGA with quorum present and approval by the Great Basin College President and Vice President for Student Services.
B. Two $500.00 Student Government Scholarships shall be awarded annually.
   1. The Student Government scholarships shall begin Spring Semester.
   2. The Student Government Scholarships shall be a budget line item in the SGA annual budget at the beginning of fiscal year.
   3. The GBC Scholarship Committee shall choose the scholarship recipients based on:
      a. Leadership Potential – Involvement and participation in clubs, organizations, community service, and student government should be a priority.
      b. Shall be an incoming or registered GBC student enrolled at any GBC site.
c. Shall have a 2.5 GPA.
d. Registered or enrolled in 6 GBC credits.

C. SGA shall allocate funds from the Barnes and Noble account.
   1. The account should not drop below $2,000.00.
   2. Allocation of funds should be for SGA related programs, projects, and activities.

D. Changes to the Student Government Scholarship Program (the account program may only be changed by the donor) can be made by a 2/3 of a majority vote of the SGA with quorum present.

**Article V**

**Student Organizations**

A. To be recognized, all organizations shall meet the following requirements:
   1. Be in accordance with the SGA constitution.
   2. Be in accordance with the SGA SOLAR Programming Board requirements as stated in the SOLAR Manual.

B. A student organization shall file a new club/organization recognition form along with written Bylaws stating the guidelines of their organization for approval with the SGA as outlined in the SGA Constitution Article IX.