Senate Meeting December 7, 1972

Academic Senate
Illinois State University

Follow this and additional works at: https://ir.library.illinoisstate.edu/senateminutes

Recommended Citation
https://ir.library.illinoisstate.edu/senateminutes/147

This Article is brought to you for free and open access by the Academic Senate at ISU ReD: Research and eData. It has been accepted for inclusion in Academic Senate Minutes by an authorized administrator of ISU ReD: Research and eData. For more information, please contact ISUReD@ilstu.edu.
December 7, 1972

TO: Academic Senate
FROM: Student Affairs Committee
RE: Student Housing Regulations

Be it the sense of the Student Affairs Committee of the Academic Senate that General Regulation C of Chapter V (Student Housing Information, page 50) of the 1972-73 Illinois State University Handbook be removed as a housing regulation.

Be it moved that the Academic Senate direct the Association of Resident Halls, together with Student Government take necessary action to omit General Housing Regulation C.

EXPLANATION: Regulation C makes it mandatory for all single, full-time (7 or more credit hours), undergraduate students who will not be 21 before the end of the semester for which they are contracting and are not living with their parents are required to live in University approved housing.

Prior to the beginning of the semester for which they are contracting, students may for one semester at a time, obtain exceptions to this regulation for the following reasons:
1. Living with relatives (grandparents, brother, sister, uncle or aunt who has a permanent residence in this area.)
2. Reasons of personal exigency.

RATIONALE: CON

The University must fulfill its residence hall bond obligations.
There is educational value in residence halls which has been cited in court cases favoring university living requirements.

RATIONALE: PRO

The University should be concerned with educational stimulus, not with running a boarding house.
No one should be told where to live.
TO: Academic Senate
FROM: Student Affairs Committee

Be it the sense of the Student Affairs Committee of the Academic Senate, that General Regulation G (Chapter IV: University Student Regulations and Enforcement Procedures, page 44) of the 1972-73 University Handbook, add the following:

A student, 21 years of age or older, may consume alcoholic beverages in the confines of his/her room. In addition, guests, 21 years of age or older, may consume alcoholic beverages in the confines of the host/hostess' room. In all cases, the student host/hostess is responsible for his/her conduct and that of his/her guests.

Be it moved that the Academic Senate direct the Association of Residence Halls together with Student Government to take action to implement the above addition.

RATIONALE: CON

With only a few exceptions the drinking of alcoholic beverages on state owned property is illegal.

RATIONALE: PRO

Students as adults can handle this responsibility.

Because of most cases the residence hall address of the student is his legal home, this reinforces the principle that a person may do as he please within the confines of his home.
TO: Academic Senate  
FROM: Student Affairs Committee

Be it the sense of the Student Affairs Committee of the Academic Senate: that faculty or staff consultants for student organizations not be a requirement for registration of those organizations but be optional. Therefore: in reference to Chapter VI (Student Activities and Organizations of the 1972-73 Illinois State University Handbook; section B-3, under Registration of Organizations be changed to read:

3. A letter (optional) from a member of the Illinois State University faculty or staff stating willingness to act as consultant or fiscal agent to the organization;

and, the introduction, under Faculty Consultants be changed to read:

As one means of promoting positive student-faculty, extra-class interaction, all registered organizations may have a faculty or staff consultant;

and, furthermore, section C, again under the heading of Faculty Consultants be replaced with:

C. In the case of an organization not opting for a faculty or staff sponsor, the Coordinator of Student Activities may act in the capacity of a faculty or staff consultant to facilitate that organization's activities when legal requirements, if any, so stipulate. The Coordinator of Student Activities shall also act as fiscal agent for those organizations not opting to choose someone else as fiscal agent. A Fiscal Agent must be a member of the Administrative Staff, defined as persons employed by the University having a primary function to perform executive duties.