

**SGA Bill 1-19-S**

**A Bill to Clarify Appeal Submissions Wording in the Constitution**

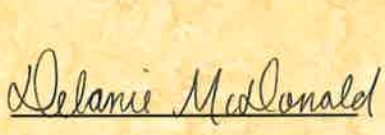
**Whereas:** The current wording in the Student Government Association Constitution Article 4, Section 7, subsection D reads, “Only citations issued to students shall be heard by the Attorney General and/or the Student Judicial Board. Appeals made by faculty, staff, or visitors shall be heard by the University Traffic Committee.”

**Whereas:** This wording implies that students who have white passes or any student who was previously enrolled may appeal through SGA, when in fact they appeal through the University Traffic Committee.

**THEREFORE, LET IT BE RESOLVED BY THE 81st CONGRESS OF THE STUDENT GOVERNMENT ASSOCIATION OF MIDDLE TENNESSEE STATE UNIVERSITY THAT:**

**Section 1:** Article 4, Section 7, subsection D of the Student Government Association Constitution be amended to read, “Only citations issued to currently enrolled students with red or green parking passes shall be heard by the Attorney General and/or the Student Judicial Board. Appeals made by faculty, staff, students with white passes, former students, or visitors shall be heard by the University Traffic Committee.”

**Sponsor:** *Sen. Emily Oppmann (At-Large)*

  
\_\_\_\_\_  
**Speaker of the Senate**

  
\_\_\_\_\_  
**SGA President**

  
\_\_\_\_\_  
**VP of Student Affairs**