

Begins 8:15 pm

No gallery comments

Drafting question to OGC:

1. Addison is going to call the OGC
2. Questions to ask:
 - Can they provide guidance on how public meeting law applies to the JC?
 - Can they discuss legality of payroll changes? If so is there reason to believe that administration will deviate from precedence based on new legal advice?
 - When does and how does attorney client privilege apply?
 - What is the enforceability of the code of conduct specifically free speech section? If possible could we get general clarification on free speech at a university.
 - Is ASOSU an employer?
 - To what extent are OGC decisions advisory or enforceable?
 - When are ASOSU officers emails subject to public meeting law?

Alternate Advisor options and implementation:

- GTA option
- OSA contract of 3rd party could be impartial option
- The idea of an advocate model is popular, stems from some OGC conversations.
- Payroll person does not need to be same position as advocate. Maybe two roles.

Code of conduct:

- Emerson declared a partial conflict of interest due to receiving a violation warning about badgering an exerting undue pressure
- We need legal definition for words like pressure and clear protections of free speech.
- There should be a requirement that evidence is shared with the accused.
- We need a more clear appeal process.
- Dylan has concerns about mandated reporting of a violation of code of conduct.

ASOSU public officials ethics and requirements guide

- In checking public meeting law Sen. Emerson finds that quoted statements in the JC memorandum were incorrectly quoted leading to a potentially misleading interpretation. How do we want to address inconsistencies with facts in the future intentional or not?
- Discussion over public records request and how it applies to emails. Best practice is to use work emails. Don't declare confidentiality if that is not the case. Possible exceptions with regards to OGC.

Adjourned 9:54 PM