Bill 134

Be it enacted by the Student Association Senate of the State University of New York, College of Arts and Sciences at Oswego that:

The United Music organization of the State University College at Oswego be allotted $6,620.00 for the Tour Budgets of his representatives groups as outlines in the attached proposal. Funds are to be allocated from the Program Fund.

Introduced by the Finance Committee.

Passed 15 yes
2 abstentions
Be it enacted by the Student Association Senate of the State University of New York, College of Arts and Sciences at Oswego that:

All undergraduate and graduate students be assessed $5.00 for Summer Session (June 5-July 7, 1972) and $5.00 for Summer Session (July 10-August 18, 1972) at the State University College at Oswego, for the purpose of programing and administering activities. Students will be assessed on for those summer sessions which they attend.

Tabled for one week
Student Association
State University at Oswego
Senate
7th Legislative Session
27th Senate Meeting

March 14, 1972

Bill 136

Be it enacted by the Student Association Senate of the State University of New York, College of Arts and Sciences at Oswego that:

The sum of $4,650.00 be included in the Student Association Program Policy Board Budget for 1972-1973 for the purpose of contracting a play, "The Rivalry", by Norman Corwin.

[Signature]

Passed 13 yeas
3 no
4 abstentions
March 21, 1972

BILL 137

Be it enacted by the Student Association Senate of the State University of New York, College of Arts and Sciences at Oswego that:

$401.00 be allotted from the Program Fund to the Psychology Club, for the 7th Annual Inter Campus Undergraduate Conference.

Passed 19 yes
1 abstention
Student Association
State University at Oswego
Senate
7th Legislative Session
29th Senate Meeting

April 4, 1972

Bill 139

Be it enacted by the Student Association Senate of the State University at New York, College of Arts and Sciences at Oswego that:

NO organization under the auspices (that is which receive funds from) of the Student Association, which also has a monopoly in any given area under the auspices of the Student Association, shall propagandize the candidacy, that is use fees procured from Student Association to offer editorial comments in favor or opposed to a candidate, of any student seeking any office in the Student Association Elections.

Cases where this Act is violated shall be tried before the Supreme Court, which shall be empowered to freeze the funds of the organization during the duration of the case, and in the event of conviction impose the following penalties:

A. A fine of up to 75% of the organization's budget.
B. Disqualification of the candidate endorsed, supported or propagandized.

Defeated 19 no
2 yes
3 abstentions
Student Association
State University at Oswego
Senate
7th Legislative Session
29th Senate Meeting

April 4, 1972

Bill #40

be it enacted by the Student Association Senate of the State University of New York, College of Arts and Sciences at Oswego that:

All undergraduate students be assessed $5.00 for Summer Session (June 5-July 7, 1972) and $5.00 for Summer Session (July 10-August 18, 1972) at the State University College at Oswego, for the purpose of programing and administering activities. Students will be assessed only for those summer sessions which they attend. These funds shall be under the supervision of the Director of Student Activities or his officially appointed designee(s).

Passed by:
5 abstentions
2 no
Be it enacted by the Student Association Senate of the State University of New York, College of Arts and Sciences at Oswego that:

The office of Legal Council established on February 15, 1972 thru Bill 106 be amended in the following manner to clarify meaning:

The Office of Legal Council is authorized to advise any member of the Student Association on any legal matter of concern. The Office of Legal Council is further authorized to carry any case to the point just short of litigation. The Office is only authorized to go into litigation(with monetary appropriations from the Mandatory Student fees) in the following type actions.

1. Class actions that benefit the Student Body at the State University College at Oswego and/or an adequate proportion of the Student Body to justify the expenditure of the funds. This decision lies with the Student Board of Directors, who, while in the performance of their duties and responsibilities, must be cognizant of and adhere to the accounting procedures that govern the expenditures of funds classified as Mandatory Student Fees and the appropriate Trustees Policies.

2. Either individual or class action taken to protect a student's rights as guaranteed by the Constitutions of both the United States of America and/or the State of New York as well as the laws made pursuant to both Political Jurisdictions. (Discretions again rest with the Board of Directors).

3. Action pursuant to the maintenance and operation of the Student Association State University College at Oswego and/or the organizations recognized by the Association.

4. The Office of Legal Council is not authorized to take individual action in cases totally unrelated to participation in the State University College at Oswego or not resulting from attending the installation. Unless it can be substantiated that such action will directly benefit the Student Body or a significant proportion of that same group at the State University College at Oswego.
e. Extension of health delivery in the surrounding area through cooperative and reciprocal relationships.

4. The Board of Trustees shall report on its programs and fiscal condition once each semester to the Student Senate.

5. The Board of Trustees shall organize itself and establish such procedures as required to carry out the mandates of this Article (C).

D. Financing. the Passage of this bill permits the Oswego Health Maintenance Organization to request funding from the Student Senate in the manner of other recognized student organizations and shall seek other other methods of funding.

E. Eligibility shall be at the discretion of the Board of Trustees.

Passed 7 yes
6 no
5 abstentions
Bill 142

Be it enacted by the Student Association Senate of the State University of New York, College of Arts and Sciences at Oswego that:

Introduced by Procedures Committee as Bill 95, 1-4-72
Re-introduced by Mike Claffey

To amend Art. I, Section II, no. 2 to be changed from ....and shall at the time of his election be a member of that living center or of one of those living centers from which he shall be chosen." To read as follows "...and shall at the time of his election be a member of that living center and shall remain a member of that living center for the duration of his office.

Rationale: In order for this legislation to become law without the necessity of a campus-wide referendum, a two-thirds vote of the total senate is required. The vote on the original legislation was 19-1-4, therefore being defeated through the abstention of 4 senators, in a body where there were only 3 more senators present above the two-thirds required.

Tabled
Student Association
State University at Oswego
Senate
7th Legislative Session
30th Senate Meeting

April 11, 1972

Be it enacted by the Student Association Senate of the State
University of New York, College of Arts and Sciences at Oswego
that:

Women for a New World be allotted $400.00 for transportation to
New York City where a abortion action march will be held on May 6.

Tabled to Finance.
Student Association
State University at Oswego
Senate
7th Legislative Session
30th Senate Meeting

April 11, 1972

Bill 144

Be it enacted by the Student Association Senate of the State University of New York, College of Arts and Sciences at Oswego that:

The office of Legal Counsel established on February 15, 1972 thru Bill 106 be amended in the following manner to clarify meaning:

The office of Legal Counsel is authorized to advise any member of the Student Association on any legal matter of concern. The office of Legal Counsel is further authorized to carry any case to the point just short of litigation. The office is only authorized to go into litigation (with monetary appropriations from the Mandatory Student fees) in the following type actions.

1. Class actions that benefit the Student Body at the State University College at Oswego and/or an adequate proportion of the Student Body to justify the expenditure of the funds. This decision lies with the Student Board of Directors, who, while in the performance of their duties and responsibilities, must be cognizant of and adhere to the accounting procedures that govern the expenditures of funds classified as Mandatory Student Fees.

2. Either individual or class action taken to protect a student's rights as guaranteed by the Constitutions of both the United States of America and/or the State of New York as well as the laws made pursuant to both Political Jurisdictions. (Discretions again rest with the Board of Directors).

3. Action pursuant to the maintenance and operation of the Student Association State University College at Oswego and/or the organization recognized by the association.

4. The Office of Legal Council is not authorized to take individual action in cases totally unrelated to participation in the State University College at Oswego or not resulting from attending the installation. Unless it can be substantiated that such action will directly benefit the student body or a significant proportion of that same group at the State University College at Oswego.

Passed 16 yes 1 abstention