



TEXAS
ELECTION SUPERVISORY BOARD

2026 CAMPUS-WIDE ELECTIONS

Resolution 2026-006

Issued: February 26, 2026

Ingole v. Parrish & Guerriero

Election Supervisory Board Resolution: 2026-006
In Res. Campaign Expenditure Records

Election Supervisory Board Member Michael De La Garza delivered the majority opinion of the board:

“In the matter of an Executive Alliance failing to reflect accurate campaign expenditure records”

On Wednesday, February 25, 2026, at 7:48 A.M. CST, Daksh Ingole submitted a complaint (Complaint ID: 6) against the Executive Alliance, Armando Parrish and Ben Guerriero, alleging that they violated **Title II, Chapter VI, Subchapter C, §6.14 Campus-Wide Election Code:**

*“**CAMPAIGN EXPENDITURE RECORDS.** Each candidate must keep accurate and up-to-date records of all campaign receipts and expenditures. A template for financial disclosures for use by all candidates will be developed by the Election Supervisory Board and provided to each group by the first day of filing.”*

Complainant Daksh Ingole argued that the Executive Alliance, Armando Parrish and Ben Guerriero, distorted their expenses and failed to report information on their financial disclosure as required per Title II, Chapter VI, Subchapter C, §6.14 Campus-Wide Election Code. Ingole stated that the reported submission on the financial disclosure is not accurate and does not reflect the accurate fair-market value of the items used during the Executive Alliance’s campaign.

The Armando Parrish and Ben Guerriero Executive Alliance listed on their Financial Disclosure #1, “Videography and Marketing Services” in the amount of \$0.67 and “Videography Service (Drone)” in the amount of \$1.00.

Upon further questioning by the Board, the Armando Parrish and Ben Guerriero Executive Alliance stated that they entered into a contract with individuals to receive services, and had chosen, without request, to pay these individuals \$0.67 and \$1.00, respectively. The Executive Alliance then presented the board with a signed contract with these individuals, outlining their contract.

However, the complaint filed by Daksh Ingole specifically stated that the Armando Parrish and Ben Guerriero Executive Alliance violated Title II, Chapter VI, Subchapter C, §6.14 Campus-Wide Election Code.

Based on the language of Title II, Chapter VI, Subchapter C, §6.14 Campus-Wide Election Code, which does not specifically mention fair market value, the Board further investigated the Armando Parrish and Ben Guerriero Executive Alliance for “accurate and up-to-date records of all campaign receipts and expenditures.” Upon request by the Board, the Executive Alliance could not show proof of receipts to the board for all of their purchases, providing only a bank statement.

Further questioning revealed that they could not provide receipts of all of their purchases, which included multiple items from FedEx Office, and the payment of the individuals for “Videography Marketing Services” and “Videography Service (Drone)” since they paid in cash.

Upon further review, the Election Supervisory Board has determined that this specific case alleges a violation Title II, Chapter VI, Subchapter C, §6.14 Campus-Wide Election Code, and not Title II, Chapter VII, §7.3 Campus-Wide Election Code, which specifically addresses fair market value.

The Election Supervisory Board finds the Armando Parrish and Ben Guerriero Executive Alliance violated Title II, Chapter VI, Subchapter C, §6.14 Campus-Wide Election Code, and will be penalized.

Based on the violation, the Election Supervisory Board members present at the hearing have voted to issue a Class A violation, pursuant to Title II, Chapter IV, Subchapter B, §4.13 (a), resulting in a \$75.00 fine against the Armando Parrish and Ben Guerriero Executive Alliance. This fine has been assessed in accordance with the Fine Matrix established in Advisory Opinion 2026-009.

In conclusion, The Election Supervisory Board submits its resolution on Thursday, February 26th, 2026, in a six-to-one majority of the board members who were present at the hearing

AFFIRMATIVE VOTES:

Samuel J. Hecht – (Chairman)

Riley McCain – (Vice Chairman)

Isabella Herrera

Michael De La Garza

Lauren Pham

Dawson Nunn

DISSENTING VOTES:

Kaya Miller – (Secretary)

2026-006, *INGOLE V. PARRISH & GUERRIERO*, IS RULED.

IT IS SO ORDERED.

Pursuant to **Title II, Chapter IV, Subchapter C, §4.19 Campus-Wide Election Code:**

QUESTIONS, COMMENTS, & CONCERNS SHALL BE DIRECTED TO ESB@AUSTIN.UTEXAS.EDU
SUSPECTED ELECTION VIOLATION? **REPORT IT [HERE](#).**

“APPEAL OF ESB DECISION. *Either party affected by a decision of the Election Supervisory Board may file an appeal with the entity with appellate jurisdiction within 24 hours after the adverse decision is announced. After the polls open, an appeal must be filed within 12 hours after the adverse decision.”*



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