

Subject: Re: Hearing in Keune v. Gillooly

From: Christopher Jones <cjones89@email.unc.edu>

Date: Thu, 14 Jan 2010 09:56:31 -0500

To: "Emma J. Hodson" <ehodson@email.unc.edu>

CC: pgillool@email.unc.edu, cmfluet@email.unc.edu, Anthony Dent <adent@email.unc.edu>, Nash Keune <nash_keune@hotmail.com>

Hello,

After reviewing the facts of this case, it is apparent to us that the policies on dorm storming are set by the Department of Housing and Residential Education and therefore cannot be changed by the Student Supreme Court.

Although we continue to hold that the BOE and RHA acted improperly in failing to properly post the required regulations, we recognize that the Student Supreme Court has no jurisdiction to overturn a DHRE regulation. Therefore, even if the court were to rule that the BOE and RHA acted improperly, we do not see any benefit that could be gained due to the court's lack of jurisdiction over the actual regulation. Therefore, we have decided to drop the case Keune vs. Gillooly.

Thank you,

Christopher Jones

Chief of Staff

Nash Keune for Student Body President