

**IN THE JUDICIAL BRANCH OF
THE STUDENT GOVERNMENT ASSOCIATION OF
THE UNIVERSITY OF TENNESSEE-KNOXVILLE**

Case No. 21-11

FORWARD, Plaintiff

V.

JACK MNICH, Defendant

INJUNCTION ORDER*

The Court found in Case 21-11 that due to negative campaigning and committing perjury than an equitable sanction would be to remove senator-candidate Jack Mnich, from the ballot on April 23, 2021. This sanction was imposed, however, since all off-campus senators are up for election in the runoff it would be unfair to resolve Mnich from his violations. The Election Packet Article VII §C, 2,a, states that the Judicial Branch may “take away votes from a candidate [is] in the case of a mechanical or electronic irregularity with the voting procedures.” The fact that there was an electronic irregularity with the calculation of the off-campus senator vote qualifies as a reasonable use for this stipulation. Based on the findings of Case 21-11, **IT IS HEREBY ORDERED BY THE COURT:**

1. Off-campus senate candidate, Jack Mnich, will forfeit 25% of his total vote count.

This Order shall take effect immediately.

DATED this **26th** day of **April, 2021**.

Chief Justice, Sam Turley

CHIEF JUSTICE, SAM TURLEY