2024 SGA ELECTION TERM JEC v. SALEEM (JEC-2024-JC-1)

Order of the Judicial Commission

JUDICIAL COMMISSION OF THE JOINT ELECTIONS COMMISSION

		-
	No. JEC-2024-JC-1	-
	JEC v. Saleem	
ORDER DENYING THE DEFE GRANTING THE REQUE	ENDANT'S MOTION TO QU ST FOR A FULL HEARING	
	IZALEZ, Presiding Commissions, and HELMY, Judicial Comr	,
Is	ssued & Filed April 4, 2024	
	ORDER	-

PER CURIAM:

With the unanimous concurrence of all four members of the commission at its April 4, 2024, meeting, it is so ORDERED:

1. Defendant's Motion to Quash a Subpoena issued by the Chief Investigator, dated April 3, 2024, is DENIED on the grounds that the subpoena issued by the Chief Investigator was within his rights under the Article III Section 1(e)(iv) of the JEC Charter to require Daniel Saleem to furnish all things relevant to the case. Further, this does not go against the restrictions on JEC power found in Article V of the JEC charter.

2024 SGA ELECTION TERM JEC v. SALEEM (JEC-2024-JC-1)

- 2. Defendant's motion to dismiss the indictment is DENIED as the Judicial Commission finds that the indictment was not moot, improper, irrelevant, frivolous, or failing to comply with appropriate rules of procedure.
- 3. Plaintiff's request for a full hearing is GRANTED with the date set for 4/5/24 at 8 PM in USC 309. This will be the full and final merits hearing on this case with 10 minutes for opening statements equally divided, 1 hour for each side to present their case (including examining witnesses, presenting evidence, and making oral arguments) which may be extended at the discretion of a majority vote of the Judicial Commission, and 10 minutes for closing statements equally divided with an option for the Chief Investigator to give an additional 2 minute rebuttal.