American Bar Association
Law Student Division Elections Code

Article I
Definitions and Applicability

Section A – Definitions.


2. Any mentioning of the “Law Student Division” or “the Division” refers to the American Bar Association Law Student Division.

3. An “Applicant” is defined as a law student who has filled out and submitted the candidacy application forms to the ABA Law Student Division, but is awaiting official certification for candidacy.

4. A “Candidate” is defined as a law student who has completed and submitted the appropriate application forms to the Division, and has received official certification from the ABA Law Student Division certifying the Candidate for office.

5. “Unavoidable Circumstances” shall include medical or family emergencies and prior mandatory obligations, but shall not include poor planning. The Election Committee may require a Candidate to present evidence of Unavoidable Circumstances. After evidence is presented, the Election Committee will vote to decide if Candidate’s situation qualifies as an “Unavoidable Circumstance”.

6. “Division Staff” refers to any ABA employee, or employees, considered Law Student Division staff, listed on the Division’s website at abaforlawstudents.com/contact/.

Section B – Application of the Code, Generally.

1. The ABA Law Student Division Elections Committee (“the Committee”), in its sole discretion, shall interpret these rules and may modify these rules or create additional rules to ensure fairness in the election. Its decisions are final.

2. The Elections Committee, along with the Division Director, is vested with the power to adopt
guidelines, procedures, and forms necessary for the implementation of the Code.

3. The ABA Model Rules of Professional Conduct govern the conduct of all Candidates, voters, Law Student Council members, ABA and Division staff, and other participants in the Division elections and nominations processes. Anyone who participates is expected to act professionally throughout.

4. Any Applicant or Candidate for office shall be bound by the Elections Code from the date their application form is certified by the Dean of their law school, regardless of whether the application form has been received by the Division.

5. Third Parties.
   (a) A Candidate subject to the provisions of the Code may be strictly liable for the actions taken by others on their behalf, regardless of whether the actor has express or implied authority.
      i. It shall be an affirmative defense to liability that a third party purposefully and maliciously violated provisions of the Code to achieve the disqualification of the targeted Candidate.
      ii. Ignorance of fact of a third party’s actions may be a defense under the Code.
   (b) At the discretion of the Elections Committee, violations of the Elections Code by a third party on the behalf of a Candidate may result in:
      i. any applicable course of action detailed within this Elections Code taken against the Candidate whom benefitted from the third party’s action, or for whom the third party intended his or her actions to benefit,
      ii. removal of the third party from ABA leadership position,
      iii. forfeiture of the vote of a third party, or his or her school’s representatives;
      iv. a report of the violation by the Division to the appropriate law school’s Dean of Students.

Article II

Eligibility and Application/Certification Process

Section A – Eligibility.

1. To be eligible for candidacy, an individual must:
   (a) Be a law student attending any American Bar Association accredited law school;
   (b) Be an ABA Law Student Division Premium member;
   (c) Be a law student in good standing at a law school for the year in which he/she would serve in office, were he/she elected;
i. not be on academic probation;
ii. not be suspended;

(d) Not have received his/her Juris Doctorate;
(e) Be a law student for the full academic year following the election; and
(f) Be a law student whose law school Dean has acknowledged and approved his/her candidacy for elected office.

Section B – Applying for Candidacy.

1. Interested students should obtain an application form from the ABA Law Student Division website, which is available at www.abaforlawstudents.com.

2. All application forms, materials, deadlines, and procedures will be posted on the Division website. The requirements and deadlines delineated on the application form are strict liabilities. All application forms and materials must be received by the published deadline date, or the Candidate will not be certified.

   (a) If the application forms are received after the deadline, the Elections Committee may grant certification due to Unavoidable Circumstances.

3. Students may not apply for more than one position.

4. After the deadline for applications, Division Staff will verify each Applicant’s eligibility before passing the names and application forms of all eligible Applicants along to the Nominating Committee.

Section C – Law Student Nominating Committee.

1. Pursuant to the ABA Law Student Division bylaws, for each Council position The Law Student Division Nominating Committee shall review each eligible Applicant’s application, interview Applicants, as necessary, and put forward the name(s) of all qualified Applicants as Candidates, up to four Candidates per position.

2. The Nominating Committee may seek additional Applicants if there are no qualified Candidates for a position, or otherwise if necessary to ensure a fair and full election between qualified Candidates.

3. The Nominating Committee shall prepare a confidential report for the Council outlining the reasoning for its selection(s) pursuant to all nominations.

   (a) Reports must contain clear and articulable reasons Candidates were chosen based on the qualifications required for individual positions.

   (b) Reports shall not be shared outside of the Council.

   (c) Upon receipt and review of the Nominating Committee’s report, the Council may, by a simple majority vote of the members not being reviewed by the Nominating Committee during the cycle in question, call a joint meeting of the Council and Nominating
Committee. A simple majority vote based on both groups’ members can overturn any Nominating Committee decision.

Section D – Approval and Maintaining Eligibility

1. Applicants will receive an email granting or denying certification as a Candidate.

2. Any unopposed certified Candidate shall automatically be elected, provided they participate in all election activities.

3. Continued certification for candidacy is contingent upon the Candidate’s participation in all election functions and maintaining all certification requirements.
   
   (a) A Candidate must travel at his/her own expense to the meeting at which an election occurs by an in-person vote, attend the meeting at which the election occurs, and participate in all election functions.
   
   (b) The provisions of this section apply regardless of whether the Candidate is opposed in the election.

Section E – Position Details, Terms, and Timing

1. Terms of Office.

   (a) The terms of all Division Council positions begin at the adjournment of the ABA Annual Meeting in August and end at the adjournment of the next ABA Annual Meeting in August.

2. Division Chair, Law Student At-Large on the Association’s Board of Governors, Vice-Chair of Membership, and Three (3) Division Delegates (Delegate of Communications, Publications and Outreach; Delegate of Diversity and Inclusion, Delegate of Programming).

   (a) Applications shall be available prior to the start of each calendar year.
   
   (b) The Campaign Period shall start sometime after ABA Midyear Meeting.
   
   (c) An election by remote electronic vote of the Assembly shall occur in the Spring.
   
   (d) Immediately upon election, the successful Candidates shall serve in a non-voting elective capacity on the Division Council, before the start of their terms at Annual Meeting.

3. Education Director.

   (a) Applications shall be available prior to the start of each calendar year.
   
   (b) In accordance with the bylaws of the ABA Law Student Division and the bylaws of ABA Section of Legal Education and Admission to the Bar (“the Section”), the Education Director serves simultaneously on the Section’s Council.
   
   (c) The Division Nominating Committee is permitted to recommend the Division Council a number of Candidates no less than that which is required by the Section’s bylaws. The Division Council shall recommend Applicants to the Section by May 1. The Section will then select its Council’s Law Student Division representative from among those
Applicants, in accordance with its bylaws.

(d) The selection of Education Director does not become official until official confirmation vote of the Section’s Council. Should the Section’s Council recommend a single Candidate at any time prior to official confirmation and prior to Annual Meeting, that person shall serve on the Division Council in a non-voting, assumed nominee capacity similar to that of an –elect. Should the Section’s Council officially confirm the Candidate by vote prior to ABA Annual Meeting in August the Candidate will serve in an –elect capacity until the start of their term at ABA Annual Meeting in August.

Article III
Election Procedures

Section A – Election Process.

1. The Election Process shall start upon certification of Candidates. The Election Process applies to all positions except Education Director, which follows a different selection process. The Election Process consists of:

(a) Candidate Announcements and Voter Notification.

i. The Division shall post publicly online the certified Candidates information for each relevant position to start the Election Process.

ii. Candidate information shall include: Candidate’s name and school, written statements resume, and video statement (if applicable) complying with the guidelines set forth by the Elections Committee.

iii. Notice via the Division website and relevant ABA Listservs shall be given to all voters, including instructions for how to access Candidate information, and details of timing and process of election activities and voting.

(b) A Question and Answer Session.

i. A Question and Answer session shall be hosted via an online platform of the Election Committee’s choosing during the Election Process and at least 48 hours prior to the start of the Voting Period.

ii. The format, including format of questions and time limits, of the Question and Answer session shall be determined by the Elections Committee.

iii. The Elections Committee Chair shall designate an impartial moderator for each session to keep time and monitor questions.

   1. The Division Chair, Elections Committee member, or presiding officer may serve as a moderator.

   2. A moderator may answer a factual question, but shall not ask a question
or otherwise give his or her opinion regarding any Candidate during the Question and Answer session.

3. A moderator shall also be vested with discretion to prohibit an inappropriate or improper question.

iv. Any Candidate shall have an opportunity to respond to any statement concerning him/her made in his/her absence.

v. The order of the Candidates during the Question and Answer session shall be random.

vi. If a Candidate is running unopposed, a Question and Answer session will not be mandatory.

(c) Voting Period.

i. The Division Staff shall make available to all eligible voters an access link to voting via an online, electronic, or in person platform.

ii. In the case of a tie, the Elections Committee shall immediately announce to the voting delegates the time and manner in which an additional ballot will proceed. The Elections Committee may invite the tied Candidates to address eligible voters, equally, through an appropriate platform, and then continue to an additional ballot. If no Candidate has the necessary number of votes after an additional ballot, a winner will be determined by a vote of the Division Council.

Section B – Counting of Election Ballots.

1. No Candidate shall staff the polls, approach the polls, or otherwise help administer the election.

2. The vote shall be taken by secret ballot. No voter shall be asked to disclose how he/she voted.

3. The Division Director, or the presiding officer, with the advice and consent of the Elections Committee, shall appoint at least two impartial tellers who will assist in counting and/or overseeing the tabulation of ballots.

   (a) When tabulating on-location during an in-person vote, the Division Director or proctor shall, with two witnesses, tabulate the ballots in a separate, undisclosed room where no voting delegate may enter.

   (b) Upon tabulating and validating the results, the Division Director or proctor shall notify the Division Chair and Elections Committee immediately. The results shall be announced no more than twenty-four (24) hours after the close of the voting period.

   (c) The timing and procedures of any ties shall be announced to voting delegates immediately, and directly via email.

4. The ballots or tabulated results of the election shall be saved for at least one year. No person may request a recount.

5. Any Candidate or Council member, upon written request to the Elections Committee or Division
Director, shall be permitted to view the number of ballots for all Candidates.

Section C - Withdrawing Candidacy.

1. A Candidate or Applicant may withdraw from consideration at any time by written notice to the Elections Committee Chair, Division Chair, or the Division Staff.

2. A Candidate who does not attend any required election activity shall be presumed to have withdrawn, unless he/she notifies the Division Staff, the Division Chair, or the Elections Committee Chair that he/she cannot attend and presents evidence of Unavoidable Circumstances, if requested.

Article IV
Rules Governing Campaigning and Communications

Section A – Campaigning Guidelines.

1. Campaign Period.

2. The Campaign Period starts when the Candidate is certified by the ABA Law Student Division. It ends once the Voting Period begins.

3. Anti-Negative Campaigning Pledge.
   (a) In order to encourage greater student involvement in ABA leadership and to foster a friendly and healthy environment for its members, the Division seeks to maintain an atmosphere in which candidates are permitted to differentiate themselves from other candidates. However, negative campaigning in the form of personal attacks on a candidate’s platform, experience, or qualities will not be tolerated and subject to sanction.

4. Permitted Campaigning Activities.
   (a) Candidates may engage in the following during the Campaign Period:
      i. “Private Outreach” to voters, defined as sending individualized emails from the Candidate’s personal account, making calls, initiating private social media messages, in-person interactions, or sending similar one-to-one private communications directly from the Candidate to any voter.
      ii. Post and share information about their candidacy through the Candidate’s own personal social media accounts.
      iii. Post up to three (3) times per each of the following ABA-maintained communications channels:
          1. The ABA-maintained Facebook Groups designated for the eligible voting classes of ABA Representatives, SBA Presidents, and Law Student Division Entity Liaisons.
          2. The ABA Listservs designated for the eligible voting classes of ABA
Representatives, SBA Presidents, and Law Student Division Entity Liaisons.

iv. Other activities explicitly approved by the Elections Committee in writing, after the details of such approval have been made available, and granted equally, to all Candidates in that Election Period.

(b) Candidates must seek permission from the Elections Committee, by emailing the Elections Committee Chair and copying the Division Director, for any campaigning activities not listed or explicitly approved by the Committee. Candidates should seek guidance from the Elections Committee if unsure whether an activity is permitted.

5. Prohibited Activities.

(a) A Candidate, Applicant, or potential Applicant may not at any time:

i. Make a personal attack or smear another candidate.

ii. Announce their candidacy, application, or intent to apply or run for any Division leadership position prior to certification as a Candidate.

iii. Use a third-party bulk mail delivery system (such as Mailchimp or Constant Contact) to email voters.

iv. Imply an endorsement from ABA staff members.

v. Attempt to influence or contact outside the normal course of business a member of the Nominating Committee without explicit permission of the Nominating or Elections Committees.

vi. Resend an email or social media message to a previously contacted voter after not receiving a response to the initial message.

vii. Expend any funds in relation to the Candidate’s campaign.

viii. Engage in campaigning activities that are not explicitly permitted in the Elections Code, or activities otherwise not explicitly approved by the Elections Committee.

(b) If any Applicant or Candidate engages in prohibited activities, the Election Committee will determine the appropriate discipline for the Candidate. Discipline may range from a written warning to requiring resignation of candidacy.


(a) An endorsement is any action by a third party implying support of a Candidate.

i. Low-threshold engagement with a Candidate’s campaign-related activities on social media through a personal account is permitted, and not considered an endorsement. This includes “liking,” “sharing,” or similar social media engagement, where no additional verbiage or comments are added by the third party.

(b) A Candidate may not accept the endorsement of a third party.
Article V
Disciplinary Procedure & Right of Appeal

Section A – Procedure.

1. Violation Defined.
   (a) A violation is defined as an action by the Applicant, Candidate, or by a third party done for the benefit thereof, that is reasonably construed or arguably believed to be a violation of the Code.

2. Violations.
   (a) Any Candidate or Applicant who violates any provision of the Code shall be subject to any disciplinary actions as determined by the Election Committee including warnings, public censure, or disqualification from the election in which he or she is a Candidate.
   (b) Any Candidate or Applicant shall only be disqualified in the instances when the Candidate or Applicant knowingly, intentionally, or recklessly violate the provision.
   (c) After a Candidate has been notified of censure, any following violation of the Election Code shall lead to the Candidate’s immediate disqualification.

   (a) Any Division member with knowledge of activities in violation of the Code shall report the violation to the Division Director and Elections Committee Chair in writing, in person, or through a form designated by the Elections Committee as soon as the violation is witnessed.
   (b) A report must contain the following information:
      i. Reporter name, though anonymous reports may be considered by the Committee;
      ii. Alleged violating Candidate name;
      iii. Reporter contact information, including but not limited to, phone number and email address; and

4. Election Committee Procedure on Receipt of a Reported Violation.
   (a) Upon receiving a complaint or report of a violation under the Code, based on the evidence, the Elections Committee shall determine if further investigation is necessary.
   (b) If the Elections Committee determines further investigation is necessary, the Chair shall immediately notify the Candidate of the investigation commenced against him/her. The Candidate shall be allowed the opportunity to present his/her case and respond to questions of the Elections Committee. A lack of response within twenty-four (24) hours may be considered against the Candidate in deciding their response to the report. Investigations shall last no more than forty-eight (48) hours.
(c) After hearing the evidence, the Elections Committee shall determine whether a violation of the Code has occurred.

(d) The Elections Committee Chair or designee shall submit a written report to the Division Chair, the Division Director, and to the Candidate within 72 hours of a decision.
   
   i. The report shall include:
      
      1. a summary of the facts found by the Committee,
      2. a statement of the section of the Code found to apply,
      3. the decision of the Committee, and
      4. the sanction imposed.

5. Duty of Confidentiality.

   (a) Except in case of public censure, or other cases where notice to the public or voters is deemed necessary by the Committee, any decision imposed by the Elections Committee shall only be known to members of the Committee, the Division Director, the Division Chair, and the Candidate(s) or individual(s) involved.

   (b) The reporting member, Committee member, witnesses, and the accused are bound by confidentiality regarding the suspected violation, its reporting to the Committee, and any proceedings before the Committee.

   (c) In the event the Candidate is disqualified from the election, the Division Director shall make the appropriate notation on the Division website, as well as notify all voting members and the appropriate state bar for the purposes of unfit moral character.

Section B – Appeal.

1. A person found in violation of the Code or prohibited from future conduct shall be entitled to appeal the decision of the Committee to the ABA Law Student Division Council.

   (a) The appeal must be made in writing after the Candidate is informed of the Elections Committee’s decision.

   (b) The appeal must be made within the shorter period of either:

      i. five (5) days after the date of the Election Committee’s decision, or

      ii. twelve (12) hours after the official end time of the final and decisive voting period.

2. In the event that the Elections Committee’s decision is reversed by the Division Council, the matter against the Candidate shall be dismissed with prejudice, and a written report by the Council shall be submitted to the Elections Committee Chair, the Division Director, and the Candidate stating the decision and analysis for the reversal.
Article VI
Adoption of the Code

Section A - Repeal of Conflicting Provisions
Any and all ABA Law Student Division rules, guidelines, policies, and procedures in conflict with this Code are hereby repealed as of March 6, 2020.

Section B - Effective Date
The provisions of this Code shall take effect immediately upon the approval of the Council and shall be published accordingly.

Last Amended and Adopted by the Law Student Division on March 6, 2020.