

April 14, 1983

18 EXECUTIVE COUNCIL BILL #67

UNIVERSITY OF COLORADO
STUDENT UNION

Sponsored By: Representatives-at-Large: Bill Tucker
Brian Amick
Rich Diecidue
Wes Soule
Rep from the Law School: Tim Sweeney
Arts & Sciences Rep: John Carson
Authored By: Bill Tucker

A BILL

BILL SUMMARY
Amends the UCSU By-Laws

BILL HISTORY

Last fiscal year, one student organization acquired 80% of available funds for its projects from the Arts & Sciences Board. This legislation proposes to limit the amount of guaranteed monies that any one student group or organization may receive from a Local School Board in the interest of equitability for all student groups and organizations. By virtue of Article V. of the UCSU By-Laws:

- "A. This Constitution shall be supplemented by the By-Laws of the UCSU Executive Branch, UCSU Legislative Branch, UCSU Judicial Branch, and the additional Constitutions and By-Laws of other UCSU organizations. Each of these shall have the authority to adopt such By-Laws
- B. Non of the documents shall supercede the provisions of this Constitution."

By virtue of the UCSU Constitution being supreme, it seems likely that the UCSU By-Laws are second in authority only to the UCSU Constitution.

BE IT ENACTED by the Executive Council of the University of Colorado Student Union, THAT:

SECTION 1: Article XII, Section D, Sub-Section I of the UCSU By-Laws shall have created new paragraphs b, c, & d which shall read as follows:

- "b. All Local School guaranteed monies shall conform to UCSU financial guidelines, particularly with regard to student group or organization funding.
- c. Use of guaranteed monies shall conform to Federal and State law, the laws of the Regents, and the limitations set forth in the UCSU Constitution.
- d. Members of a Local School Board shall abstain from voting on any issues which concern a student group or organization of which they are a member or where other conflicts or interest may exist."