Senate Rule – Faculties, Rule 3(1)(d) be amended by deleting: “, except for the Faculty of Science which will have two”.

Senate Rules

Faculties
Schools
Institutes
The Residential Colleges (previously Statute No. 39)
Site By-Laws (previously Statute No. 43)
Miscellaneous Provisions (previously Statute No. 44)
The Affiliation of the Queensland Institute of Medical Research (previously Statute No. 48)
The Affiliation of the Queensland Museum (previously Statute No. 49)
The University of Queensland, Gatton College (previously Statute No. 50)
The Stuartholme-Behan Collection (previously Statute No. 51)
Financial Awards
Financial Awards — Rules
Schedule A — Postgraduate Research Scholarships
Schedule B — Bursaries and Other
Financial Awards
Prizes
Prize Rules
Schedule
Endowed Lectureships
1. The faculties in the University are —

(a) business, economics and law;

(b) engineering, architecture and information technology;

(c) health and behavioural sciences;

(d) humanities and social sciences;

(e) medicine; and

(f) science.

2. Faculties are responsible for programs.

3. (1) Each faculty must have —

(a) an executive dean;

(b) a faculty board;
(c) a faculty executive;

(d) an associate dean (academic);

(e) an associate dean (research);

(f) faculty or program-based board of studies;

(g) a teaching and learning committee;

(h) a research committee.

(2) The executive dean must determine the membership of, and frequency of meetings for, the faculty executive.

(3) A faculty board must meet at least once each semester.

(4) The executive dean may establish additional committees.

• for example — faculty- or program-based boards of studies

4. A faculty board is to be chaired by the executive dean and consists of —

(a) the following official members —

   executive deans (or nominees);
   representative of the faculty on the academic board standing committee;
heads of schools in the faculty;
associate dean (academic) and associate dean (research);
heads (or nominees) of schools which contribute at last 8 units to programs in the faculty but not represented on another faculty committee (for example, a board of studies);
university librarian (or nominee);
pro-vice-chancellor (indigenous education) (or nominee);

(b) persons chosen by the executive dean;

(c) all full-time continuing academic staff within the faculty;

(d) from each school in the faculty two full-time continuing staff members elected by the professional staff of the school;

(e) at least 3 undergraduate and 3 postgraduate student representatives elected under procedures determined by the board after consultation with the union; and

(g) a representative chosen by the body's board from each body regarded by the executive dean as a peak professional body associated with the faculty that is not represented on another faculty committee.

5. The purpose of the faculty board is to provide advice to the executive dean on —

(a) strategic directions;

(b) academic issues;

(c) anything the executive dean refers to it.
In this clause, *academic issues* includes —

- policy

- teaching and learning

- research

- significant aspects of the curricula offered by the faculty including program and major course changes.
1. Within each faculty are the schools set out in the Schedule.

2. Each school must have —

   (a) a head, appointed by the vice-chancellor;

   (b) an advisory committee;

   (c) a teaching and learning committee; and

   (d) a research committee.

3. Schools are responsible for —

   (a) administering courses; and

   (b) providing teaching and other services for those programs which fall within the academic disciplines covered by the school.

4. The head of the school is responsible for —
(a) ensuring the school —

(i) provides the academic services for which it is responsible; and

(ii) performs its functions efficiently, including teaching and research within the competence of staff attached to the school;

(b) financial management of the school’s budget; and

(c) other matters delegated by the executive dean.

5. (1) Subject to sub-rule (2), the head of school must determine the membership and frequency of meetings of the advisory committee.

(2) The advisory committee must include at least one staff member and one student representative.

(3) The head of school may establish additional committees.

6. The purpose of the advisory committee is to provide advice to the head of school on —

(a) strategic directions;

(b) academic issues;

(c) resource management;
(d) anything the head of school refers to it.

**Schedule — Schools**

*Faculty of Business, Economics and Law*
- School of Business
- School of Economics
- School of Law

*Faculty of Engineering, Architecture and Information Technology*
- School of Architecture
- School of Chemical Engineering
- School of Civil Engineering
- School of Information Technology and Electrical Engineering
- School of Mechanical and Mining Engineering

*Faculty of Humanities and Social Sciences*
- School of Communication and Arts
- School of Education
- School of Historical and Philosophical Inquiry
- School of Languages and Cultures
- School of Music
- School of Political Science and International Studies
- School of Social Science

*Faculty of Medicine*
- School of Biomedical Sciences
- School of Public Health
Faculty of Health and Behavioural Sciences

School of Dentistry
School of Health and Rehabilitation Sciences
School of Human Movement and Nutrition Sciences
School of Nursing, Midwifery and Social Work
School of Pharmacy
School of Psychology

Faculty of Science

School of Agriculture and Food Sciences
School of Biological Sciences
School of Chemistry and Molecular Biosciences
School of Earth and Environmental Sciences
School of Mathematics and Physics
School of Veterinary Science
1. The Institutes of the University are —

   (a) Australian Institute for Bioengineering and Nanotechnology (AIBN)

   (b) Institute for Molecular Bioscience (IMB)

   (c) Institute for Social Science Research (ISSR)

   (d) Queensland Brain Institute (QBI)

   (e) Sustainable Minerals Institute (SMI)

2. Institutes are characterised by a significant organisational grouping, representing a number of different entities within the University, which provide a coordinated, university-wide focus for major area of research and service to external or internal stakeholders.

3. Each Institute must have —

   (a) a Director, appointed by the Vice Chancellor;

   (b) an independent advisory board; and

   (c) a scientific advisory board or internal management committee.
4. Institutes must —

(a) undertake significant, multi-disciplinary research activity that may intersect with the activities of several faculties and schools;

(b) secure external funding; and

(c) establish and maintain major linkages with external research, business and government groups.

5. Institutes may, with Senate approval, directly enrol research higher degree candidates.

6. An independent advisory board consists of the following members —

(a) the Vice Chancellor (or nominee);

(b) the Deputy Vice-Chancellor (Research) (or nominee);

(c) the Director of the Institute;

(d) a state government representative; and

(e) at least two industry representatives.
7. A chairperson is to be elected from within the membership of the advisory board.

8. The independent advisory board is to provide advice to the Director on:

   (a) strategic directions;

   (b) research issues; and

   (c) other issues as referred by the Director.

9. Institutes are required to provide a comprehensive annual report to Senate, through the Deputy Vice-Chancellor (Research) and the Research Committee, which at a minimum must include:

   (a) an executive summary;

   (b) a full strategic overview of the institute’s activities and achievements for the year; and

   (c) supporting statistics and performance indicators.
1. The Residential Colleges set out in the Schedule to this Statute shall be Residential Colleges of the University affiliated with it in mutual relationship.

2. Each College shall use any premises acquired by it from the University only for the purpose of a residential University College and such other purposes as are approved by the Senate.

3. Each College shall operate under a written constitution approved by the Senate, and its constitution shall not be amended without the consent of the Senate. The College shall lodge with the Secretary a copy of its constitution and of any amendment made thereto.

4. There shall be provision in the constitution of each College that one member of the governing body of the College shall be a person nominated by the Senate.

5. The constitution of each College shall prescribe what persons may be admitted to residence in the College.

Schedule

Residential Colleges
- Cromwell College
- Duchesne College
- Emmanuel College
1. In these By-laws, unless the context otherwise indicates or requires —

**site** includes any land which for the time being is the property of the University or in its possession or under its control together with any building, structure, wall, fence, gate, wharf, jetty, pontoon, or other erection or construction of any kind whatsoever, whether permanent or temporary, being or standing on or attached or affixed to such land.

**vehicle** includes any thing which is a vehicle as defined by the Traffic Act 1949 or any Act amending it or by an enactment substituted therefor.

**ticket** (except in By-law 21) means a written authority signed by the Vice-Chancellor of the University or by some person authorised in that behalf by the Vice-Chancellor.

**Servant of the University** means a person authorised directly or indirectly by the Vice-Chancellor to act under or in relation to these By-laws, or in relation to any matter dealt with or affected by these By-laws.
2. The Senate or any committee or person authorised by it in that behalf may from time to time declare a Site or any part or parts thereof open to members of the public, or to any specified portion, section, or class of the public, and may declare the time when that Site or such part or parts thereof shall so be open.

Any such declaration may be modified or revoked by the Senate or by such committee or person without notice.

3. (1) A person shall not enter or remain upon any part of a Site unless the person is —

(a) a member of the University Senate or Convocation, or the head of a University College, or a member of the teaching or research staff of the University or any University College or an employee of the University or any University College or any student organisation within the University entering or remaining on such part of that Site in consequence of being such an employee; or

(b) a member of the staff of a Residential College associated with the University pursuant to Statute No. 39; or

(c) a person pursuing a course of study at the University; or

(d) a person who holds a ticket giving authority to enter or remain on such part of that Site, and who has observed all conditions to which the authority contained in the ticket is subject, such ticket not having been revoked in accordance with these By-laws; or

(e) a person who enters or remains on such part of that site bona fide for the purpose of transacting any lawful business or having other lawful dealing with the University or with any person lawfully on the premises of the University provided such business or other dealing has not been prohibited by a proper authority of the University; or
(f) a person to whom such part of that Site has by declaration made under the preceding By-law been declared open at the time at which the person entered or remained on such part of that Site.

(2) A person being one of the persons mentioned in paragraphs (a), (b), (c) and (e) of subclause (1) shall not without good cause enter or remain on any part of a Site which is not a part of that Site customarily open to entry by such a person.

(3) A person present on any site shall furnish the person’s name and address when required so to do by an officer of the University who in the course of duties as such officer is making any inquiry or investigation to which the identity of that person is relevant or who may require to know the identity of that person for the purpose of any report to the Vice-Chancellor, the Registrar or a superior officer, and shall if required by that officer produce such evidence of identity as may be available and such officer may require.

Failure to comply with the requirement of this subsection shall revoke any permission and take away any right which that person may have had to be upon the site and the person may forthwith be dealt with as a trespasser.

4. The Senate or any committee or person authorised by it in that behalf may declare any part of a Site closed to all persons whomsoever, for such a period or on such day or days or parts of a day or days as the Senate or any such committee or person shall think fit. A person shall not enter or remain on any part of a Site at any time when it is thus declared closed unless in possession of a ticket authorising the person to do so.

5. A ticket may be revoked at will by any person authorised to issue such a ticket, and upon being informed of such revocation the person to whom the ticket was issued shall forthwith deliver or send it to the person by whom it was revoked.

6. A person shall not spit upon any footway or upon or in any building or other structure on a Site.
7. A person shall not throw, place, deposit or leave on a Site any rubbish, refuse, paper, bottles, glass (broken or otherwise), or litter of any kind or nature whatsoever, except in a receptacle provided therefor.

8. A person shall not while on a Site use any insulting, abusive, threatening, profane, indecent, or obscene language, or behave in a riotous, violent, disorderly, indecent, obscene, offensive, threatening, or insulting manner, or otherwise act in such a way as to cause or be likely to cause annoyance to other persons on or near such Site.

9. A person shall not, unless in possession of a ticket authorising the person to do so —

(a) post, stick or otherwise affix to any part of a Site or to anything thereon, or set up or leave thereon, or distribute or give out thereon, any placard, handbill, notice, advertisement, or other written, printed, stencilled or graphic matter whatsoever; or

(b) write, print, draw, or paint on or deface any part of a Site or anything thereon;

provided that this By-law shall not apply to the posting of notices on noticeboards provided for such notices or the distribution of matter as aforesaid in the course of lawful and customary University or student activities.

10. A person shall not bring or keep or cause to be brought or kept or consume any intoxicating liquor on any part of a Site not being licensed premises pursuant to a licence issued under the provisions of the Liquor Acts in force for the time being unless authorised in writing by the Vice-Chancellor to do so.
11. A person shall not on any part of a Site, except in the course of duty or with the consent of the Vice-Chancellor —

(a) cut, break, deface, pick, remove, or destroy or injure any tree, shrub, hedge, plant, or flower; or

(b) remove, damage, injure, or interfere with any stake or label on or near any tree, shrub, plant, or flower; or

(c) walk on or over or cause damage to any beds containing or being prepared for flowers or shrubs; or

(d) enter or remain in or upon any pond or ornamental water; or

(e) enter or remain on any part of such Site which is enclosed or otherwise distinctly marked out and on or near which is affixed a notice prohibiting entry thereon; or

(f) damage or injure or interfere with any fence, building, erection, or other part of such Site, or any fixed or moveable article thereon.

12. A person shall not on any part of a Site, except in the course of duty or unless in possession of a ticket expressly authorising the person to do so —

(a) have in possession, carry or discharge any firearm; or

(b) have in possession, set off or throw any fireworks; or

(c) have in possession, or set off any fire balloon; or
(d) kindle or make any fire, except where fireplaces are provided; or

(e) throw or discharge any stone or missile.

13. A person shall not disturb, frighten, shoot at, or throw missiles at any bird, fish, or animal on a Site, or otherwise attempt to capture or kill any bird, fish, or animal on a Site.

14. A person shall not on any part of a Site, except with the permission of the Vice-Chancellor or in a course of business dealing incidental to any activity authorised by the Vice-Chancellor, sell, expose, or offer for sale, lease, or hire, or solicit orders for the purchase, lease, or hire, of, any goods, wares, merchandise, or any other article or thing whatsoever.

15. A person shall not remove from a Site or from one part of a Site to another part thereof any fixed or movable article of whatsoever kind, nature, or description, unless authorised to do so by the Vice-Chancellor or by law; Provided that this By-law shall not apply to any act by a person lawfully on a Site which would not be actionable at the suit of the University or any person.

16. The Senate or any committee or person authorised by it in that behalf may declare that any part of a Site is set apart for such games, sports, or gymnastics as are specified in the declaration and further that such part of that Site may be used for purposes specified therein only by such persons or the members of such clubs or other organisations as are therein specified, and may further declare the times at which alone such part of that Site may be used by any such persons or members for any such purposes.

A person shall not use any such part of a Site for any purpose unless authorised to do so by a declaration as aforesaid.
17. A person shall not, except in the course of duty or in connection with a course of study the person is pursuing or for the purpose of consulting a member of the staff in connection therewith or unless in possession of a ticket authorising the person to do so, bring or cause to remain on a Site, or give permission to or procure any other person to bring or cause to remain on a Site, any animal, bird, reptile, fish or insect.

18. A person shall not organise, arrange, advertise, manage, or control, or assist or procure any other person to organise, arrange, advertise, manage, or control, any fete, picnic, concert, display, including a display of films or television, or performance held or to be held on a Site, unless such action is authorised by the Vice-Chancellor.

19. A person shall not organise, arrange, advertise, manage, or control, or assist or procure any other person to organise, arrange, advertise, manage, or control, any meeting, conference, discussion, speech, preaching, or ceremony held or to be held on a Site other than is incidental to the customary activities of students and members of the staff of the University, or in any other way cause members of the public to congregate on a Site, unless such action is authorised by the Vice-Chancellor.

20. Unless otherwise authorised by the Vice-Chancellor no person shall make or permit any other person to make a charge for admission to or solicit or accept or permit any other person to solicit or accept a donation of any kind at or in the vicinity of any fete, picnic, concert, display, including a display of films or television, performance, meeting, conference, discussion, speech, preaching, or ceremony held on Site.

21. A person shall not on any part of a Site —

(a) bet or offer to bet or accept a bet; or

(b) sell or purchase or offer for sale or offer to purchase any ticket or coupon for or which purports to be for a consultation, sweep, horserace, or lottery; or
(c) play cards for money or engage in any other form of gambling.

Provided that the Senate may authorise the sale of tickets in a named lottery on a particular part of a Site either generally or subject to such conditions as the Senate may determine.

22. [Repealed 22 October 2015]

23. A person shall not on any part of a Site do any act which by notice displayed on such part of such Site is declared to be prohibited or not allowed there.

24. A person shall not obstruct —

   (a) any member of the Police Force or servant of the University in the discharge of a duty; or

   (b) any person in the exercise and enjoyment of any lawful activity while lawfully on a Site.

25. If and when required so to do by a servant of the University or by a member of the Police Force, a person who is on a Site shall —

   (a) leave that Site or such part of that Site as may be specified by such servant or member of the Police Force;

   (b) forthwith produce for immediate inspection by such servant or member of the Police Force any ticket issued;
(c) if found committing any offence against these By-laws, give the person’s name and address to such servant or member of the Police Force.

26. The Vice-Chancellor or a person or persons authorised by the Vice-Chancellor may in any case and shall if so directed by the Senate, notify in writing any person whose presence on a Site is in the opinion of the Senate or the Vice-Chancellor detrimental to the welfare of the University that the person is forbidden to enter or remain upon such Site or any part thereof and after receipt of such notification notwithstanding any other provision of these by-laws the person so notified shall not enter or remain or attempt to enter or remain upon such site or any such part thereof and if the person should do so or attempt to do so any member of the Police Force or servant of the University may prevent the person from entering upon or remove the person from a Site. Any person notified in writing by the Vice-Chancellor or a person or persons authorised in that behalf by the Vice-Chancellor that the person is forbidden to enter or remain upon such Site or any part thereof may appeal to the Senate against such notification. Unless and until the Senate allows the appeal the notification shall remain of full force and effect.

27. Any member of the Police Force or a servant of the University may remove from a Site any person who is committing or who has committed a breach of any of these By-laws.

28. The Vice-Chancellor may by writing under hand authorise any officer of the University to exercise any authority conferred upon the Vice-Chancellor by this Statute.

29. Any person who commits a breach of any of these By-laws shall be liable to a penalty not exceeding $100. If such person is a student a breach of any of these By-laws shall be misconduct and proceedings may be taken for such misconduct in lieu of proceedings under the first sentence. Notwithstanding the other provisions of this By-law, the Registrar is authorised to treat as not amounting to misconduct any breach or breaches of this Statute, and in any such case is empowered to impose a fine not exceeding $20 in respect thereof. Proceedings to recover or enforce any such penalty shall be taken by the Registrar or an
Assistant Registrar of the University or by some other person whom the Senate shall have authorised to take such proceedings. Any such person shall be reimbursed out of the funds of the University for all costs, charges, expenses, or damages which the person may have incurred or become liable for by reason of taking such proceedings.

30. The Senate may make rules for the purpose of carrying into effect the provisions and objects of this Statute.

**Senate Rule — Miscellaneous Provisions**

1. (1) A student’s enrolment for any course or subject, and any contract or other dealing by a student as such with the University, shall be deemed to be made subject to existing Statutes and any Rules made by the Senate thereunder and to any additions and amendments that may subsequently be made thereto. Provided that if in its opinion the application of any such addition or amendment to a particular student or class of students would cause special hardship to the student or class, the Faculty Board or other authority concerned may make such special provision in the matter as it considers reasonable in the circumstances.

(2) On first enrolment for any course or subject not forming part of a course a candidate shall make the following declaration (which may be included as part of the enrolment form) — ‘I undertake that I will comply with the Statutes and Rules and with the decisions of the constituted authorities of the University so far as they may apply to me’.

2. If while a student is proceeding to a degree or other award the provision of the Statutes for that award is repealed, the student shall be entitled to complete the qualification for and to receive the award upon such terms as to time for completing the qualification and otherwise as the Senate deems reasonable in the circumstances of the case.
3. (1) Notwithstanding the provisions of any Statute or rule or any statement made or implied in any document issued by the University purporting to give information in relation to subjects or courses, a Head of a Department or a Dean who is of opinion that by reason of either —

(a) the small number of enrolments for any subject or course; or

(b) the unavailability of staff or resources necessary to enable any subject or course to be offered;

any subject taught by the department or course offered in the Faculty should not be available for study in any semester or year, may refer the matter to the Vice-Chancellor. If the Vice-Chancellor concurs in that opinion, the Vice-Chancellor may direct that the subject or course be not offered in any semester or year and may take such further action as in the Vice-Chancellor’s opinion is necessary or desirable to enable that direction to be carried out or is consequential thereupon.

(2) (a) A Head of a Department who is of opinion that the enrolments for any subject exceed the number of students the Department is able to teach efficiently, may request the Vice-Chancellor to restrict enrolments in that subject and the Vice-Chancellor, if the Vice-Chancellor concurs in that opinion, may thereupon determine the number of students which the Department can teach efficiently, and may direct that such action be taken as the Vice-Chancellor may consider necessary or desirable to ensure that the number of enrolments in that subject does not exceed that number, and subject to paragraph (b), may determine the principles to be applied in implementing that direction.

(b) In the implementation of any such direction by the Vice-Chancellor, regard shall be had by the University officers concerned to the importance to a student of being able to include any particular subject in the course, and they shall endeavour, as far as may be reasonably practicable, to enable each student to pursue the course of the student’s choice.

(3) (i) The Vice-Chancellor, on own initiative or on the recommendation of the Dean of the Faculty concerned or other appropriate person or body within the University, may determine the number of students who may in any one year be enrolled as candidates for any higher degree or postgraduate diploma, and in that case may determine the principles to be applied in deciding which persons applying to be enrolled as candidates shall be enrolled.

(ii) A Head of a Department who is of the opinion that by reason of the nature of a particular subject or the resources required to teach that subject, enrolments in it
should be restricted to a candidate pursuing particular courses, may request the President of the Academic Board to direct that a particular candidate who is not pursuing such a course be not permitted to enrol in that subject and the President of the Academic Board (if in agreement) may direct that that candidate be not permitted to enrol in that subject.

4. A person appointed to act in the place of an officer of the University shall have and may exercise all the powers, functions, and authorities, and shall perform all the duties, of the officer in whose place the acting officer is appointed to act, except in so far as provision is made otherwise in the matter by the Senate or other authority appointing the acting officer.

5. In these Statutes and the Rules made thereunder, words importing the masculine gender shall be taken to extend to females and the singular to include the plural and the plural the singular, unless the contrary is indicated by the context.

6. In these Statutes and the Rules made thereunder, unless the context otherwise indicates or requires —

   **Academic Year** means the period beginning on the first Monday of the first semester of a calendar year and continuing to the Sunday preceding the corresponding Monday of the next calendar year.

   **Convocation** means the Convocation of the University constituted under the Act.

   **course** means the course of study prescribed for a degree or other award.

   **Grade Point Average (GPA)** means the average of the grades of result obtained by a student in subjects for which enrolled, weighted by the credit point value of each subject, in accordance with the following formula:
GPA = $\sum (GP)$

$\sum (P)$

where $G =$ grade of result in each subject and $P =$ credit point value of each subject.

If for any reason a student does not achieve any grade of result in a subject for which the student was regarded as being enrolled, the value of $G$ for that subject shall be taken as zero.

**Registrar** means the Registrar of the University.

**Rule** and **Rules** means a Rule or Rules made under the authority of the Act or of a Statute.

**Senate** means the Senate of the University constituted under the Act.

**Student** means an enrolled student of the University. In addition the word includes any person who during the preceding 12 months has lodged with the Registrar an application for enrolment (not being an application for enrolment for a period of one semester only) unless the application has been rejected or withdrawn, but subject to the next succeeding paragraph hereof does not include any person who —

(a) has been excluded or suspended from the University under the authority of any Statute or Rule while the exclusion or suspension is in force; or

(b) has not qualified to enrol for the course or subject in respect of which the person has lodged an application for enrolment; or

(c) being a person ordinarily resident out of the State of Queensland is not entitled to enrol.

A student whose application for enrolment indicates expressly or by implication an intention to continue the course in the semester next succeeding the last semester for which the student
applies to enrol shall continue to be a student until the last day for enrolments for that next succeeding semester unless prior to that day the student notifies the Registrar that the student does not propose to continue the course during the succeeding semester.

A student who has been notified that further enrolment has been refused or enrolment terminated under the provisions of the Exclusion Rules, shall not be deemed to have been excluded —

(a) in the case of a student whose enrolment has been refused and who, under the provisions of any Rules, relating to exclusion of students, may apply to the Faculty Board for permission to enrol for cause shown, until the expiration of the last day upon which application may be made under those Rules; or

(b) in the case of a student who is dissatisfied with any action taken in relation to the student’s enrolment and who has a right under any Rules relating to exclusion to appeal to Senate, until the expiration of the last day on which the student may so appeal; and

(c) in either case until any such application or appeal has been refused or dismissed as the case may be.

*Subject* means a discrete portion of a course with a distinct name and reference number and offered with an individual credit point rating.

*The Act* means the University of Queensland Act 1965.

*The University* and *This University* means the University of Queensland.

7. Unless the Vice-Chancellor in any particular case otherwise directs —
(a) any student who is suspended or excluded by any Statute or Rule or under the authority of any Statute or Rule shall not thereby become entitled to be repaid any fees paid or to be relieved from the payment of any fees already payable;

(b) while the suspension or exclusion continues that student —

(i) shall remain subject to the obligations and penalties imposed upon students by Statute No. 13 or by any other Statute or Rule;

(ii) shall not be entitled to any of the rights or privileges of a student of the University and in particular shall not attend at the University or at any premises where the University is offering lectures, tutorials or training, or use any of the facilities of the University, or take part in any student activity, or be entitled to sit for any examination or be awarded any result in any examination or re-enrol for any course or receive any award for which the student may have qualified.

8. All rules made pursuant to Section 34 of the Act shall be promulgated by the Registrar, Deputy Registrar or an Assistant Registrar affixing a copy thereof to the noticeboard of the University situated in the foyer of the ground floor, J.D. Story Administration Building or to such other official noticeboard within the University as the Vice-Chancellor may from time to time direct.

9. (1) Students attending courses shall provide themselves with such books, instruments and other equipment as from time to time may be directed by the Head of Department concerned.

(2) A student who, without prior written permission of the lecturer or tutor concerned, records by means of any instrument, apparatus or device a lecture, seminar or tutorial given to students of the University shall be guilty of misconduct.

(3) A student who, without the prior written permission of the Registrar supplies to another person a tape recording for which prior permission has been obtained in accordance with subsection (2) or a transcription of such tape recording shall be guilty of misconduct.
10.(1) A person who —

(a) has been granted a degree, diploma or certificate of the University; or

(b) has qualified for, and is in all respects entitled to, the grant of a degree, diploma or certificate of the University;

may, by notice in writing to the Registrar, surrender the degree, diploma or certificate or the right to the grant of the degree, certificate or diploma, as the case may be.

(2) Subject to subsection (3), a surrender under subsection (1) takes effect —

(a) on and from the date on which the notice required by that subsection is received by the Registrar; and

(b) on and from that date to extinguish all existing rights of the person surrendering in and to the degree, diploma or certificate to which the surrender relates.

(3) A notice received by the Registrar under subsection (2)(a) is of no effect unless it is accompanied by —

(a) the document or documents (if any) issued by the University to the person giving notice certifying or evidencing the grant of, or entitlement to, the degree, diploma or certificate; or

(b) evidence to the satisfaction of the Registrar of the loss or destruction of the document or documents.
(4) On and from the date on which a surrender takes effect under this section, the property in the document or documents (if any) issued by the University certifying or evidencing the grant of, or entitlement to, the degree, diploma or certificate revests in the University and the University may take proceedings in any court of competent jurisdiction for the recovery thereof.

(5) Where, under this section, a person surrenders a degree, diploma or certificate or the right to the grant of a degree, diploma or certificate, as the case may be, and is at that time or later becomes enrolled for another course of study, the Dean of the Faculty in which the person is or becomes enrolled may grant to that person such credit towards that course of study for subjects passed for the surrendered degree, diploma or certificate as the rules relating to that course permit and the Dean determines.

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**Senate Rule — The Affiliation of the Queensland Institute of Medical Research**

1. The Queensland Institute of Medical Research (the Institute), a body established under the provisions of the *Queensland Institute of Medical Research Act* 1945 for the purposes of providing a system of research in medical science and of formulating an active program of research and which in the fulfilment of these purposes is necessarily involved in the training of research workers in those fields, is at its request and with its consent hereby admitted to affiliation with the University upon the terms set forth in this Statute.

2. The affiliation is conditional upon the Act establishing the Institute continuing to provide that one person nominated by the Senate of the University shall be appointed to the Council of the Institute.
3. A copy of the Annual Report of the Institute shall be forwarded to Senate so as to keep Senate informed as to the general character of the activities of the Institute and the advances in scientific knowledge thereby achieved PROVIDED ALWAYS that nothing in this section shall prevent the Institute from submitting to Senate from time to time such other reports or advice as it may desire.

4. The Institute or Senate may on 12 months’ notice in writing to the other terminate the affiliation of the Institute with the University.

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**Senate Rule — The Affiliation of the Queensland Museum**

1. The Queensland Museum (*the Museum*), being a body —

   (a) controlled and managed by the Queensland Museum Board of Trustees (*the Board*), a body corporate established under the provisions of the *Queensland Museum Act 1970* for the purposes of providing control and management of the Museum and of all natural history, historical and technological collections of the Museum; and

   (b) which in the fulfilment of its aims and objectives is necessarily involved in research and the training of research workers in various fields of knowledge,

is with the Board’s consent hereby admitted to affiliation with The University of Queensland upon the terms set forth in this Statute.
2. A copy of the Annual Report of the Board shall be forwarded to Senate so as to keep Senate informed as to the general character of the activities of the Museum and the advances in knowledge thereby achieved PROVIDED ALWAYS that nothing in this section shall prevent the Museum from submitting to Senate from time to time such other reports or advice as it may desire.

3. The Board or Senate may on 12 months’ notice in writing to the other terminate the affiliation of the Museum with the University.

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Senate Rule — The Stuartholme-Behan Collection

1. The Collection

There is hereby established the Stuartholme-Behan Collection of Australian Art (the **Collection**). It shall comprise the Works listed in the Schedule which are owned by, or under the control of, the University.

2. Committee

(1) There shall be a Committee to advise Senate on the administration of the Collection. It shall comprise —

   (a) 3 persons appointed by Senate;

   (b) one person appointed by The Society of the Sacred Heart of Jesus (the **Society**); and

   (c) one member of the Behan family.
(2) Persons appointed pursuant to paragraph (a) or (b) of subsection (1) shall hold office at the pleasure of the body appointing them.

(3) The original member of the Behan family on the Committee shall be Dr Norman Behan. If a vacancy arises in the family membership of the Committee it shall be filled by the nominee of the previous member or if no nomination is or has been made, by agreement between the University and the Society.

3. Procedure

(1) Senate shall appoint one of the Committee members Chairperson. The Chairperson shall call a meeting of the Committee at least once in each year.

(2) The quorum at any meeting shall be 3 members, at least one of whom shall not have been appointed under section 2(1)(a).

(3) The Chairperson shall have a deliberative vote and, in the event of a tie, a casting vote.

4. Collection to remain intact

(1) The Collection shall remain intact and no additions to it shall be accepted unless approved by the Committee.

(2) The Senate may, on the recommendation of the Committee, establish guidelines for the temporary display of the whole or parts of the Collection at suitable venues other than the University campus.

5. Maintenance

The University shall act as curator of the Collection and shall maintain and preserve the works of art comprising the Collection.
6. Display

The Collection shall be available for public inspection and the University shall promote public viewing of the works comprising it.

Schedule

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<tr>
<th>Artist</th>
<th>Works</th>
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<tbody>
<tr>
<td>J.R. Ashton</td>
<td>Bertha, 1894.</td>
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<td>G.H.F. Bell</td>
<td>Flowers.</td>
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<td>G. Boyd</td>
<td>Girl on the Beach.</td>
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<td>T.P. Boyd</td>
<td>The Quarries, Middle Harbour, 1922.</td>
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<td>R.C.W. Bunny</td>
<td>The Geisha Girl; French Peasant Woman; Clouds over Bandol; Portrait of the Artist’s Wife.</td>
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<td>A.L. Buvelot</td>
<td>Yarra Farm, 1882; Macedon, 1872; Near Macedon, 1871; Farmhouse, 1868.</td>
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<tr>
<td>C. Conder</td>
<td>(Untitled) Fan Design; Early Evening, Port Phillip Bay; L’Arcade dans L’Embarras.</td>
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<tr>
<td>W.A. Dargie</td>
<td>Study for portrait of Namatjira.</td>
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<tr>
<td>D. Davies</td>
<td>Sunset; Roses.</td>
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<tr>
<td>A. Feint</td>
<td>The Red Scarf, 1939.</td>
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<tr>
<td>E. Phillips Fox</td>
<td>Au Maroc; Sous Le Bois —Fontainebleau.</td>
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<tr>
<td>W. Frater</td>
<td>Farm Sheds at Lorne.</td>
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<td>E. Gibson</td>
<td>Debutante in Red Shawl.</td>
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<tr>
<td>S.T. Gill</td>
<td>Attack on Store Dray; Drovers on the Wannon; The Kangaroo Hunter, 1854; Cows in Landscape, 1871; The Old Toper.</td>
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<tr>
<td>E. Gruner</td>
<td>Morning Light.</td>
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<tr>
<td>H. Heysen</td>
<td>Brachina Gorge, Aroona, 1947; In the Flinders Ranges, 1928.</td>
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</table>
J.J. Hilder  Landscape with Cows, 1910;  
Old Cottage — Ryde.

G.R. Hoff  Renascence.

M. Kmit  St John the Evangelist, 1955.

G.W. Lambert  An Airman (Ronald D. Simpson); Robert Boutine Cunninghame Graham and Pony;  
Head Study; Study for the White Glove, 1922;  

M. Lambert  The Golden Head.

G.F. Lawrence  The Fruit Barrow; Angry Seas, 1958.

L. Lindsay  Venetian Wine Boat.

S. Long  Study Sketch of a Critic; Boddington Corner.

J. Longstaff  Self Portrait, 1897; Near Macedon.

C. Martens  Sydney from the North Shore, 1842; Landscape.

J. Mather  Brighton 1883.

F. McCubbin  The Artists Studio, Macedon;  
Grey Evening — Macedon.

W.B. McInnes  Gladioli; Kangaroo Ground, Victoria.

D.M. Meldrum  The Ch’ien Lung Vase;  
Frosted Poplars — Pace, Brittany.

H.J. Molvig  Hotel Lounge.

A.J. Murch  Idle Hour; The Bent Tree, 1948; Storm over Mt Olga; Judith Tobora, Hermannsburg; Namawarra, Pentu Pui.

G.B. Nerli  Paris Hat; The Farmyard.

H. Parker  Head of a Child; Head of a Girl.

S. Pendlebury  Old Houses, Assisi.

W.C. Piguenit  Landscape, Coast.

H.S. Power  Horses.

J.S. Prout  Camden Church; Malta.
J.P. Quinn Mt Martha, Victoria.
A.E. Read Pyramid Mountain — Cape York.
L.F. Rees Hydrangeas; The Surge of the Sea; Stones of Athens.
T.W. Roberts Kirribilli Point; Arthur J. Adams;
Sketch for Portrait of Dame Nellie Melba; Monsieur Pfund.
J.P. Russell Breath of Spring 1920;
Landscape, 1920.
L. Shillam Cockerel; Ned Kelly.
A.E. Streeton Chepstowe Castle;
Westminster Abbey at Dusk;
Amiens from the South;
Notre Dame des Victoires;
Evening — Venice; Bananas.
T.G. Wainewright Sir John Franklin —
Lieutenant Governor of Tasmania,
1837–1843.
R. Wakelin Southcoast Landscape, 1959.
W. Withers Harbour View; Study for Tranquil Winter; Yarra Bridge.
W.B. Young The Village; Mysterious City.