I move that we go into Closed Session:

1. to prevent the disclosure of privileged information under N.C. General Statutes §126-22 to §126-30; and

2. to prevent the premature disclosure of honorary awards; and

3. to consider the qualifications, competence, performance, character, fitness, conditions of appointment or conditions of initial employment of employees and prospective employees; and

4. to consult with our attorney and to preserve the attorney-client privilege and to consider and give instructions concerning judicial claims entitled:

   a. William Swart v. East Carolina University