**Constitutional Update: Motion to disallow members who have been fired from SURHUL for gross misconduct, to stand for or take up, a cross-campus elected position for 12 months.**

**Notes**

That currently all members of the Student’s Union may stand in a cross-campus election.

**Believes**

Members who have been fired by the Union for gross misconduct have shown themselves to be unworthy representatives of the Student’s Union.

That members who have faced disciplinary action within the Student’s Union and have subsequently been fired for gross misconduct should not be allowed to stand for or take up cross-campus elected positions for 12 months after their dismissal.

Members who have been fired from the Student’s Union for gross misconduct will have an uneasy working relationship with Student’s Union staff which is not conductive of a positive Executive Committee.

**Resolves**

To no longer allow members who have been fired from Student’s Union employment for gross misconduct to stand for or take up cross campus elected positions for the period of 12 months.

To update Regulation B by inserting clause 2.1.3 “Members who have previously been fired by the Student’s Union may not stand in cross-campus elections”.

To update any other sections of the constitution accordingly.

To create a process of appeal through which members who have been fired for gross misconduct who wish to stand in elections can appeal to.

**Mandates**

The Democracy Officer to ensure this rule is laid out on subsequent nomination packs.

The Union Chair to update the Constitution accordingly.

The Executive Committee to decide the composition of an appeals panel

Proposer: Hannah Strathern

Seconder: Grace Lawes