

**IFC Amendment to Judicial Procedure:  
Elective Self-Probation**

*Be it therefore resolved*, that the judicial process for the Greek Judicial Board will process any social probation penalty retro-actively to begin from the date of incident or complaint for any chapter under review that elects to enter a period of self-probation. Self-probation would be defined as a chapter's decision to hold no events between the date of an incident or complaint and the judicial hearing to review the complaint. Furthermore, the event registration roster will serve as evidence of a chapter's willingness to enforce self-probation between dates of complaints and dates of hearings, and will be entirely optional. There will be no formal medium to declare self-probation aside from presenting such a decision to the Greek Judicial Board or during the fact-finding process. As with all other judicial processes and policies, this amendment would be remain subject to the discretion of the Greek Judicial Board.

**IFC Amendment to Judicial Procedure:  
President's Statement**

The status quo for information provided to both board members and the chapter president before a board hearing is as follow:

- An incident report or complaint form detailing the incident from the side from the account of whoever wrote the complaint or incident report
- Fact finding documentation, including paraphrased testimony from concerned parties if necessary

The amendment proposed is to add to that documentation a statement from the president of the chapter involved that allows the members of the Greek Judicial Board to review both the side of the complainant and the side of the chapter prior to the hearing for the most unbiased hearing possible.

*Be it therefore resolved*, that from this point onward the Greek Judicial Board will have included in their briefings a statement from the President of the concerned chapter consisting of an explanation or statement of no more than 250 words.