period of three election cycles for Grievance cell rulings, and shall
guide the Grievance cell in its proceedings. Upon consideration of
prior written opinions, the Grievance cell may negate the decision,
but must provide written documentation of reasons for doing so.

vii. If the decision of the Grievance cell is appealed to the Vice-
Chancellor, the Grievance cell must immediately submit its ruling to
the Vice-Chancellor.

viii. The Grievance cell shall select the remedy or sanction most
appropriate to both the type and severity of the infraction, as well as
the state of mind or intent of the violator as determined by the
Grievance cell, possible remedies and sanctions include, but are not
limited to fines, suspension of campaigning privileges, and
disqualification from the election.

ix. Any fine or total amount of fines against a candidate in an election
cycle may not exceed the spending limit as defined herein above.

x. If, after a hearing, the Grievance cell finds that provisions of this
Code were violated by a candidate, or a candidate's agents or
workers, the Grievance cell may restrict the candidate, or the
candidates agents or workers, from engaging in some or all
campaign activities for some or all of the remainder of the campaign.
If an order is issued covering only part of the remaining campaign
period, it shall take effect immediately so that after its termination,
the candidate will have an opportunity to resume campaigning
during the days immediately prior to and including the election days.

xi. If, after a hearing, the Grievance cell finds that provision of either
this code or decisions, opinions, orders, or rulings of the Grievance
cell have been willfully and blatantly violated by a candidate, or a
candidate’s agents or workers, the Grievance cell may disqualify the
candidate.

xii. Any party adversely affected by a decision of the Grievance cell may
file an appeal with the Vice-Chancellor within twenty-four (24) hours
after the adverse decision is announced. The Vice-Chancellor shall