

Honorary Secretary  
Singapore Polo Club  
80 Mount Pleasant Road

19<sup>th</sup> February 2021

RECEIVED  
10 MAR 2021

BY: 

6:05 PM

## RESOLUTION FOR THE ANNUAL GENERAL MEETING MARCH 2021

In accordance with Rule 36a, 37b and 40a., I submit the following resolution to be considered and voted upon at the forthcoming Annual General Meeting.

I propose that the Constitution, be amended to provide for alterations and additions to **Rule 23 Discipline**

I attach the current Rule 23 and the proposed amended Rule 23 together with the remarks/reasons for the proposed changes.

Existing Rule	Proposed Amendment to Rule	Comments / Reasons Rational for the changes:
<b>Rule 23 – Suspension, Expulsion, Cessation and Closure of Membership</b>	<b>Rule 23 – Suspension, Expulsion, Cessation and Closure of Membership</b>	No changes
<p>a. If any Member shall, in the opinion of the Committee act in any way prejudicial to the interests of the Club or its Members, or shall break any Rule or Bye-Law of the Club, the Committee shall consider the conduct of such Member at a Meeting of the Committee. If at such a Meeting it is considered that there is sufficient evidence to justify calling on the Member to answer any charge made against him, a notice in writing shall be given to the Member calling on him to attend a Meeting not less than seven clear days after the date of the notice for the purpose of answering the charges. At such a Meeting the Member concerned shall be informed of the charges made against him and shall have the right to be heard in his own defense. If, after hearing the Member, a majority of Members of the Committee present at the meeting shall vote for the expulsion of the said Member, he shall thereupon cease to be a</p>	<p>a. If any Member, <b>acting in any capacity whatsoever</b> shall, in the opinion of the Committee act in any way prejudicial to the interests of the Club or its Members, or shall break any Rule or Bye-Law of the Club, the Committee shall consider the conduct of such Member at a Meeting of the Committee. If at such a <b>Committee</b> Meeting it is considered that there is sufficient evidence to justify calling on the Member to answer any charge made against him, a notice in writing shall be <b>given issued</b> to the Member <b>informing him of the charges made against him and</b> calling on him to attend a <b>Committee</b> Meeting not less than seven clear days after the date of the <b>said</b> notice for the purpose of answering the charges.</p> <p><b>If the Member refuses to attend the Meeting in answer to the notice calling upon him to do so the Committee may nevertheless proceed in his</b></p>	<p>It has always been understood that no member is exempt from the Constitution (the Rules) of the Club.</p> <p>The Constitution applies to any / all members.</p> <p>Regardless of whether any member is acting in a capacity as Committee Member, Convener, Chairman or member of a Sub-Committee, Working Group or in any other capacity, the Constitution applied to him / her equally as it does to any other member.</p> <p>The current opening phrase “<i>If any Member shall, in the opinion of the Committee act in any way prejudicial to the interests of the Club or its Members, or shall break any Rule or Bye-Law of the Club the Committee shall consider such conduct...</i>” is without qualification and has always been understood to be sufficiently all embracing as to include any member, all members, acting in</p>

<p>Member of the Club.</p>	<p>absence. No appeal shall lie from the decision of the Committee to any other Meeting.</p> <p>At such a Committee Meeting the Member concerned shall be informed of the charges made against him and shall have the right to be heard in his own defense. After having heard the member's defence and in the absence of the said member, the Committee will consider the charges and defence. If, after hearing the Member, a majority of Members of the Committee present at the said Committee Meeting shall vote for the expulsion of the said Member, he shall thereupon cease to be a Member of the Club.</p>	<p>whatever capacity.</p> <p>In a case brought to the Court by a member, the Court found in the member's favour on the basis of apparent bias.</p> <p>However, in the grounds for the decision was included the opinion that Committee Members were exempt from the Constitution Rule 23. It was not clear whether this decision applied to sitting Committee Members or all Committee Members whether currently sitting or not, or when the alleged prejudicial act took place or when the discipline was being considered.</p> <p>There are some current members who insist that the Judicial Commissioner's decision is that Committee Members are exempt from Rule 23 and immune from discipline for any acts / conduct, etc. carried-out by them in their capacity as Committee Members, and that there is no provision anywhere in the Constitution for a Committee to censure any Committee Member (regardless of what he is alleged to have done).</p> <p>I find this view unacceptable. Members in a position of Office are the ones who can bring the most disrepute to the Club if their conduct is reckless</p> <p>The Club's lawyer offered to the 2013/14 Committee to appeal the court decision pro-bono However the 2014/15 Committee did not proceed despite the lawyer offering his service pro-bono (free of charge).</p> <p>Rather than contest the Court decision, I propose we amend our Constitution Rule 23 a) by including the</p>
----------------------------	--	---

by including the



			<p>phrase “, <i>acting in any capacity whatsoever</i>” after the opening phrase “<i>If any member...</i>”, so that that court finding cannot be used as a precedent in any future time as the Constitution Rule 23 as proposed to be amended will not be the same as it was when the court finding was made.</p> <p>The proposed changes are to strengthen the provision to include all and any member acting in whatever capacity, to be subject to discipline hearing by the Committee.</p> <p>If the Rule 23 does not apply to Committee Members (current or past?) then the Club would become unmanageable and any recourse regards Committee Members’ improper conduct would have to be via the courts.</p> <p>It is preferred that the Club manage itself and the Constitution must provide for this.</p> <p>For the safeguard of our Club, I appeal to you to vote in favour of the proposed amendments to Rule 23.</p> <p>The provision for the Committee to proceed in the absence of the accused member is struck out from clause b, and included here in clause a.</p>
	<p>b. The Committee may at the conclusion of such hearings suspend the Member or impose any other lesser penalty. Notice thereof shall thereafter be sent to the Member by the Secretary. If the Member refuses to attend the Meeting in answer to the notice calling upon him to do so the Committee may nevertheless proceed in his absence. No appeal shall lie from the</p>	<p>b. The Committee may at the conclusion of such hearings suspend the Member or impose any other lesser penalty <b>or dismiss the charges altogether</b>. Notice thereof shall thereafter be sent to the Member by the Secretary. <del>If the Member refuses to attend the Meeting in answer to the notice calling upon him to do so the Committee may nevertheless proceed in his absence. No</del></p>	<p>The provision for the Committee to proceed in the absence of the accused member is struck out from clause b, and included in clause a.</p> <p>RECEIVED 10 MAR 2021 BY: <i>Rami</i> 6:05 pm</p>

decision of the Committee to any other Meeting or to any Court of Law.	<del>appeal shall lie from the decision of the Committee to any other Meeting or to any Court of Law.</del>	
<p>c. A person expelled or suspended under Rules 23 or 28 or for any valid reason under this Constitution or whose membership is otherwise terminated under any other provision of this Constitution shall not thereafter be eligible as a candidate for membership of the Club. Nor shall he be allowed to enter the Club's premises or use the Club's facilities, whether as a guest or otherwise, without the prior written consent of the Committee. Notification of the decision reached shall be given to the Member concerned by the Secretary, within a period of seven days of the meeting at which it was made.</p>	<p>c. A <del>person member</del> expelled <del>or suspended</del> <b>or loses his membership</b> under Rules 23 <del>or 28 or for any valid reason under this Constitution or whose membership is otherwise terminated under any other provision of this Constitution</del> shall not thereafter be eligible as a candidate for membership of the Club. Nor shall he be allowed to enter the Club's premises or use the Club's facilities, whether as a guest or otherwise. <del>without the prior written consent of the Committee. Notification of the decision reached shall be given to the Member concerned by the Secretary, within a period of seven days of the meeting at which it was made.</del></p>	<p>Strike out "<i>whose membership is otherwise terminated under any other provision of this Constitution shall not thereafter be eligible as a candidate for membership of the Club.</i>" As this includes members who have resigned or sold their membership and who may want to join again are prevented from so doing.</p> <p>However, this Rule has been contravened on occasions where a person joins the Club as a Regular Individual Member then realizes he does not have the privilege of playing polo or owning or keeping a horse at the Club, therefore decides to sell his Regular Individual Membership and buy a Charter Membership. Having sold his Regular Individual Membership his membership is <i>otherwise terminated</i> and he is thereafter not eligible as a candidate for membership of the Club. However, the Club has permitted this, in contravention of the Constitution.</p> <p>This proposed Rule change is to bring this practice in line with the Constitution.</p>
<p>d. Any Member who (1) has resigned; (2) has been adjudicated bankrupt as from the date of such adjudication; (3) becomes an enemy alien; (4) has been expelled; (5) has been convicted of serious criminal offence; (6) leaves the country to escape criminal proceedings, ceases to be a Member.</p>	<p>d. Any Member who (1) has resigned; (2) has been adjudicated bankrupt as from the date of such adjudication; (3) becomes an enemy alien; (4) has been expelled; (5) has been convicted of serious criminal offence; (6) leaves the country to escape criminal proceedings, ceases to be a Member.</p>	<p>No changes</p>
<p>e. A Member on ceasing to be a Member shall forfeit all rights to the Club, its</p>	<p>e. A Member on ceasing to be a Member shall forfeit all rights to the Club, its</p>	<p>No changes</p>

RECEIVED  
10 MAR 2021

B. [Signature]  
6:05pm [Signature]

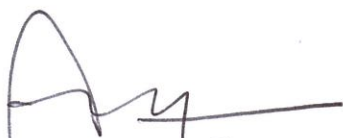


	property and its assets.	property and its assets.	
	f. The Committee may close the membership of the Club whenever the Committee shall deem it to be necessary. If at any time it appears to the Committee that any sporting or social facility of the Club is over-congested, the Committee may in its discretion restrict the privileges of any newly elected Member in respect of one or more of such facilities.	f. The Committee may close the membership of the Club whenever the Committee shall deem it to be necessary. If at any time it appears to the Committee that any sporting or social facility of the Club is <del>over</del> -congested, the Committee may in its discretion restrict the privileges of any <del>newly elected</del> Member in respect of one or more of such facilities.	Omit " <i>newly elected</i> " as this is discrimination, and who is to say what constitutes " <i>newly elected</i> ".  Once a person is elected as a member, he is a member equal with all others of the membership category.

I request you to send, as soon as possible, by electronic means and at the latest **include this notice in the Notice of the Annual General Meeting to each member eligible to vote, and post a copy on the Club Notice Board** all in accordance with Rules 37b and 40a.

Thank you.

Proposer:

  
 Member No. ....  
 L 1348

Seconders:

  
 Member No. OF 1489  
 LYNLY FONG

Part Rule 37 b: "... If such notice has been received by the Secretary before the Notice of the Annual General Meeting has been posted or issued electronically by him, he shall include such notice(s) in the Notice of the Annual General Meeting..." "*Such notice*" being this notice of the proposed resolution.

RECEIVED  
 10 MAR 2021 6:05pm  
 BY: 

