jurisdiction of either of those courts has committed an offence under the general regulations for discipline. It shall be the duty of the Advocate to determine whether the person against whom the complaint is made shall be charged and if so before which court; provided that the Advocate shall reject any complaint

(a) if it does not specify the name, and College (if any), of the person against whom it is made; or
(b) if in the Advocate’s opinion the evidence presented is not sufficient to enable her or him to decide whether the person should be so charged; or
(c) if in the Advocate’s opinion a complaint is vexatious, frivolous, or trivial; or
(d) if in the Advocate’s opinion a complaint of grave misconduct is not of sufficiently direct concern to the University to justify its being brought before the University Tribunal.

No proceedings shall be initiated before any of the University courts established by this Statute or any Special Ordinance under this Statute, other than proceedings under the provisions of the Schedule to Statute C, unless the Advocate has so determined in accordance with this section and with any Ordinance made under Statute D.

SPECIAL ORDINANCES UNDER STATUTE G

COLLEGES AND COLLEGIATE FOUNDATIONS

SPECIAL ORDINANCE G (i):

Professorial Fellowships: the obligations of Colleges in respect of Fellowships

(Special Ordinance under Statute G IV 6)

1. Every College shall maintain the number of Fellowships without dividend allotted to it in Schedule G (i) for such Professors or other University officers as are specified Schedule C (vii). The Fellowships required to be maintained as aforesaid are hereinafter termed Professorial Fellowships, and the number of such Fellowships allotted to a College is hereinafter termed the quota. A person holding or appointed or elected to hold an office placed in Schedule C (vii) shall not be elected at a College to any Fellowship other than a Professorial Fellowship. An officer specified Schedule C (vii) who is the Head of a College shall be deemed to be the holder of a Professorial Fellowship in that College.

2. The Council shall in the year 2016 and in every tenth year thereafter consider Schedule G (i) and may in that year, or, if they think fit, in any intermediary year propose a revision thereof. The Council shall publish any proposed revision to the University and, save as hereinafter provided, the proposed revision shall become effective when thirty days of full term have elapsed after its publication. At any time within that period any College affected by the proposed revision may make representations to the Chancellor. Thereafter the Chancellor shall have power to make the proposed revision or any modification thereof approved by the Council or to make no revision.

3. The University may make alterations in Schedule G (i) from time to time by Grace.

4. A College shall not have power to elect to a Professorial Fellowship a person holding, or appointed or elected to hold an office placed in Schedule C (vii), unless at the time of the election to such a Fellowship either
   (i) it has among its Fellows a number competent to hold Professorial Fellowships less than its quota of such Fellowships; or
   (ii) at each College among its Fellows the number competent to hold Professorial Fellowships is not less than its quota of such Fellowships; or
   (iii) he or she has held the office for two years and throughout that time it has been placed in Schedule C (vii):

provided that

(a) this section shall not debar a College or other competent authority from appointing to the Headship of the College a person holding or appointed or elected to hold an office placed in Schedule C (vii), nor shall it debar a College from electing to a Professorial Fellowship a person holding such an office who at the time of her or his appointment or election to the office (even if the office was not then Schedule C (vii)) was or had previously been a Fellow of the College;

1 Cross-reference may be amended by Grace pursuant to Statute C 1 8(c).
Calculated in accordance with the provisions of Section 4(d).

(b) this section shall not debar a College from electing to a Professorial Fellowship a person holding, or appointed to hold, the office of Vice-Chancellor;

(c) this section shall not debar the Dixie Professor of Ecclesiastical History from becoming a Professorial Fellow of Emmanuel College, or the Regius Professor of Greek from becoming a Professorial Fellow of Trinity College, or the Downing Professor of the Laws of England from becoming a Professorial Fellow of Downing College, or the Churchill Professor of Mathematics for Operational Research from becoming a Professorial Fellow of Churchill College;

(d) this section shall not debar a College from electing to a Professorial Fellowship, with effect from a date not later than a date in the academical year next but one following, a person holding, or appointed or elected to hold an office placed in Schedule C (vii) 1, if it appears to the University Registrary that on the day from which such election is to take effect the College would, unless the election were made, have among its Fellows a number of such persons less than its quota of Professorial Fellowships;

(e) for the purposes of the conditions numbered (i) and (ii) in this section a person elected to a Professorial Fellowship with effect from a future date shall from the day on which such election is made be reckoned as if he or she were already a Fellow competent to hold a Professorial Fellowship;

(f) in the application of this section to a College of which only men may be Fellows, Colleges of which only women may be Fellows shall be disregarded and vice versa;

(g) in the application of this section to Colleges of which both men and women may be Fellows, Colleges of which only men may be Fellows shall be disregarded if the person to be elected is a woman and vice versa;

(h) during the year in which a quota is first allotted to a College and during the five years next following that year, the College shall be deemed to have satisfied the condition numbered (ii) in this section when it has among its Fellows a number competent to hold Professorial Fellowships which is less by one than its quota of such Fellowships;

(i) if among the Fellows of any College the total number1 of persons competent to hold Professorial Fellowships has for a continuous period of nine months been less than the quota of such Fellowships for that College, and if the College certifies to the Registrary that during such period it has been unable to elect to Professorial Fellowships a sufficient number of persons to satisfy the condition numbered (ii) in this section, the College may, if it so consents, be deemed for a period not exceeding one year (calculated from the date on which the College’s certificate is received by the Registrary) to have satisfied that condition.

5. If among the Fellows of any College the actual number of persons competent to hold Professorial Fellowships is less than the quota of such Fellowships for that College, and if there are in the University five or more persons competent to hold Professorial Fellowships but not holding Fellowships at any College, that College shall take steps to ensure that the vacancy is filled not later than one year after its occurrence, provided that

(a) in the application of this section to a College of which only men may be Fellows, five or more persons shall mean five or more men, and in the application of this section to a College of which only women may be Fellows, five or more persons shall mean five or more women;

(b) if a College shall have offered a Professorial Fellowship to a competent person, and if that person shall have declined the offer, the College shall be entitled to reckon her or him, for the purposes of its obligations under this chapter, as not competent to hold a Professorial Fellowship.

6. A Fellowship with dividend shall not be tenable by an officer specified in Schedule C (vii) 1, provided that this section shall not debar such an officer from receiving from a College as dividend the whole or part of the remuneration due to her or him as Head of the College.

7. If among the Fellows of any College the actual number of persons competent to hold Professorial Fellowships is less than the quota of such Fellowships for that College, and if there are in the University five or more persons competent to hold Professorial Fellowships but not holding Fellowships at any College, that College shall take steps to ensure that the vacancy is filled not later than one year after its occurrence, provided that

(a) in the application of this section to a College of which only men may be Fellows, five or more persons shall mean five or more men, and in the application of this section to a College of which only women may be Fellows, five or more persons shall mean five or more women;

(b) if a College shall have offered a Professorial Fellowship to a competent person, and if that person shall have declined the offer, the College shall be entitled to reckon her or him, for the purposes of its obligations under this chapter, as not competent to hold a Professorial Fellowship.

6. A Fellowship with dividend shall not be tenable by an officer specified in Schedule C (vii) 1, provided that this section shall not debar such an officer from receiving from a College as dividend the whole or part of the remuneration due to her or him as Head of the College.

7. Any dispute between the University and a College regarding the obligations of the College under this Special Ordinance shall be referred to the Council, from which an appeal shall lie to the Chancellor.

8. In the application of this Special Ordinance to a College which is able under its Statutes to elect men or women to Fellowships but which, if previously a College of which only men might be Fellows has never elected a woman (other than a bursar) to a Fellowship, or if previously a College of which only women might be Fellows has never elected a man (other than a bursar) to a Fellowship, that College shall be deemed to be a College of which only men may be Fellows or of which only women

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1 Calculated in accordance with the provisions of Section 4(d).
may be Fellows as the case may be; provided that in either case for the purpose of the first election of a Professorial Fellow of the opposite sex Section 4 of this Special Ordinance shall apply as if the College were one of which both men and women may be Fellows.

9. A Professorship placed in Schedule C (vii) 1 may be specified by Grace as a Professorship which, for the purpose of this Special Ordinance, shall also be placed in Schedule G (i) 2. A Professorship placed in Schedule G (i) 2 shall be governed by the following special provisions notwithstanding anything contained in Sections 4 and 5 of this Special Ordinance:

(a) a College may elect a person or persons holding a Professorship so specified to a Professorial Fellowship although the College has at the time a number of Professorial Fellows not less than its quota of Professorial Fellowships;

(b) a College which shall elect a person or persons holding a Professorship so specified to a Professorial Fellowship may include that Fellowship, or those Fellowships, among its Professorial Fellowships for the purpose of satisfying its obligations under Section 1 of this Special Ordinance;

(c) a College which has elected a person or persons holding a Professorship so specified to a Professorial Fellowship may exclude that Fellowship, or those Fellowships, from its Professorial Fellowships for the purpose of determining whether the College is entitled to make a further election.

10. For the purposes of this Special Ordinance:

(a) a Fellow of a College with dividend shall mean a Fellow who is entitled to a share of the divisible balance of the corporate revenue of the College in each year, or of any other funds applicable to the payment of the emolument of a Fellowship, and a Fellowship with dividend means a Fellowship held by a Fellow with dividend;

(b) a Fellow of a College without dividend shall mean a Fellow who is not entitled as aforesaid, although entitled to the same commons and allowances as Fellows with dividend, and a Fellowship without dividend means a Fellowship held by a Fellow without dividend.
SCHEDULE G (1) 1

Quotas of Professorial Fellowships for the several Colleges and Approved Societies
(This schedule is amended by Grace)

Christ’s 5
Churchill 7
Clare 3
Clare Hall 2
Corpus Christi 3
Darwin 3
Downing 4
Emmanuel 4
Fitzwilliam 3
Girton 4
Gonville and Caius 8
Homerton 0
Hughes Hall 2
Jesus 4
King’s 8
Lucy Cavendish 0
Magdalene 2
Murray Edwards 1
Newnham 1
Pembroke 3
Peterhouse 3
Queens’ 3
Robinson 2
St Catharine’s 3
St Edmund’s 1
St John’s 10
Selwyn 3
Sidney Sussex 3
Trinity 13
Trinity Hall 3
Wolfson 3

SCHEDULE G (1) 2

Professorships subject to Section 9
(This schedule is amended by Grace)

BBV Foundation Visiting Professor
Simón Bolívar Professorship of Latin-American Studies
Arthur Goodhart Visiting Professorship in Legal Science
Jawaharlal Nehru Visiting Professorship
Pitt Professorship of American History and Institutions
French Government Visiting Professor
Pembroke Visiting Professor of International Finance
Humanitas Visiting Professorships