



JUDICIAL BOARD

UCLA UNDERGRADUATE STUDENTS ASSOCIATION

MEMORANDUM

TO: Students for Justice in Palestine, Sunny Singh, Lauren Rogers, Devin Murphy, and the Press
FROM: Matt Satyadi, Chief Justice
DATE: Wednesday, May 21, 2014
RE: Decision: *Students for Justice in Palestine v. Sunny Singh & Lauren Rogers*

On Thursday, May 15, 2014, the JUDICIAL BOARD held a COURT OF HEARING for Case No. 14-3, *Students for Justice in Palestine v. Sunny Singh & Lauren Rogers*.

In both instances, the JUDICIAL BOARD finds with the RESPONDENTS, Sunny Singh and Lauren Rogers, with a vote of 4-0-2 in their favor.

The JUDICIAL BOARD has ruled that the actions of the RESPONDENTS did not constitute a conflict of interest as defined by USA Bylaws, Article I, Section D. Therefore, the votes of the RESPONDENTS on “A Resolution to Divest from Companies that Violate Palestinian Human Rights” were not in violation of USA Bylaws, Article I, Section D, and are valid and legitimate.

In accordance with the Official Rules of the Judicial Board, the full opinion will be made available within two weeks.

PLEASE TAKE NOTICE:

The JUDICIAL BOARD is aware of the sensitivity of the case at hand, but its decision is not to be misconstrued as a position on the issue of divestment.

The Official Rules of the Judicial Board can be found on the USAC website at:
<https://www.usac.ucla.edu/jboard/docs/jboardrulesv2.pdf>