VSA Amendment 28
An Amendment Concerning Vacant Positions
Principle Authors: Jonathan Nichols, Operations

SECTION 1: Let Article X Section 12 be amended to read:

A. The Board of Elections and Appointments Chair(s) shall have the power to declare a position vacant if attempts to fill the position through elections and appointment have failed to produce eligible candidates. Under the following circumstances:
   1. An election has produced no winning candidate for that position
   2. An incumbent position-holder delivers a letter of resignation to the President, or the Vice President for Operations if the President is resigning
   3. A position-holder is removed from office

B. [Separated from A.] The vacancy must be declared and publicized by the Board of Elections and Appointments Chair(s) to the relevant constituency, and that vacancy may be filled if interest in the position is expressed.

C. [Previously B.] The VSA Council shall decide whether appointment or election shall fill a vacancy for an elected position at the recommendation of the Board of Elections and Appointments.
   1. [Broken into sub-points for clarity] If the Council decides that the position shall be appointed, members of the VSA may nominate a student, the Board of Elections and Appointments shall nominate a candidate, subject to confirmation by a majority of the VSA Council.
   2. If the Council decides that the position shall be elected, the Board of Elections and Appointments Chair(s) shall be notified to make the necessary arrangements.

D. If the election or appointment process fails to select a candidate for the position, the VSA Council has the power to either close the position until the next regularly scheduled election, or advise the Board of Elections and Appointments to re-initiate the appointment or election process.

ENACTMENT: As is prescribed in Article XII Section 1 of the Constitution, this amendment shall be enacted by a two-thirds majority vote of the VSA Council.