**2ND SESSION OF THE SENATE OF THE VOOPERIAN EMPIRE**

**IN THE SENATE**

**October 14th, 2020**

**Government Standards Act II**

***Created by Senator Tyco***

**TITLE I — GOVERNMENT STANDARDS ACT REVISION AMENDMENT**

**SEC. 1. SHORT NAME**

GSA2

**SEC. 2. INFORMATION**

(a) (1) *SUMMARY OF THIS AMENDMENT*.—

This act replaces and revises the Government Standards Act to help improve the quality of Senators.

* 1. **Government Standards Act Replacement**
     1. This act officially nullifies the Government Standards Act Revision, and makes it no longer part of Vooperian law.
  2. **Important Information**
     1. **Overturning**
        1. Any bills or laws passed during the old Senate no longer apply, and are nullified by this bill, except for certain exceptions.
           1. “The Emergency Civil Governance Act” still applies.
  3. **In the Senate**
     1. **Requirements for Elections**
        1. To be allowed to enter into an election for the Vooperian Imperial Senate, an individual will be required to have sent at least 2,500 messages in the Spook Vooper Discord.
        2. Individuals must also have continuously remained in the Spook Vooper Discord server for at least three months.
           1. Individuals can appeal to the Supreme Court of Vooperia if they have not met the required three month residency, however this should be in only special circumstances.
           2. If an individual was made to not be able to fit these criteria by being kicked or banned, they may appeal to the Supreme Court to be able to run.
           3. Leaving the server (Whether voluntarily, or forcefully) for less than 36 hours per month, will not be counted towards not continuously remaining in the SpookVooper discord.

III.A.2.C. applies for any who qualify, even if they left the SpookVooper discord before the passing of this bill.

* + - 1. If an individual has been banned with reason for more than one week within one month of a Senatorial election, said individual is not allowed to run for a seat in the Vooperian Imperial Senate.
      2. An individual must have been in the district they hope to run in for 30 calendar days in order to run for Senate. This applies to moving districts, and moving into a district for the first time.
      3. Unless otherwise stated, you cannot appeal to the Supreme Court to bypass any of these requirements. If there are no eligible candidates in a district, the court or Emperor may bypass the additional requirements.
    1. **Formatting**
       1. Senators are allowed to create their own formatting for bills, however, the formatting should not intentionally make text illegible.
          1. This includes making the text extremely small, white to match the background, etc.
          2. If text is made illegible, the proposing senator should either withdraw the bill from the Senate or fix the bill so that it is legible.
          3. Text that is made illegible that passes through the senate should not be considered as legal code and should immediately be removed from the bill.
       2. Bills should be made and submitted through google docs or in PDF format.
    2. **Reasonable Behavior**
       1. Senators, within the public chambers of the Senate, should not act childish or immaturely.
       2. If a Senator has consistently been acting childish or immaturely, an appeal may be made to the Supreme Court to impeach the individual.
    3. **Organization**
       1. Laws that determine the organization of the senate are to be followed strictly and should not be ignored.
  1. **In The Courts**
     1. **Procedure**
        1. The courts should operate within the boundaries of their standard procedure (i.e. how cases have worked for the whole of the existence of the courts).
           1. Violation of this, whether it be originating from either party or the justices, should receive a fine of up to ¢2000.

In the case that it is a party, the courts will make a decision on the exact amount to be fined and who will receive the fine in the case where a party has multiple representatives.

In the case that it is a justice, the court will decide the amount and vote on it, however the justice that was involved may not vote in this scenario.

Appeals denied by the courts may not be appealed again. This does not apply to appealing to run for a government position if not eligible.

You may only appeal once a calendar month to run for a government position if not eligible.

You may also appeal once in the week prior to registration, and the day of registration.

* + 1. **Reasonable Behavior**
       1. Members of the courts should act reasonably and maturely when working and should avoid presenting an immature image of the government.

**END OF DOCUMENT**