IR 18 - 04

In Re Caitlin Hueftle, Petitioner for PSAS Senator

Opinion of the Court

- Per Curium

On April 8, 2019, Samantha Merrill, Chief Justice of the Student Association, filed a petition with the Court, alleging that PSAS Senator Petitioner Caitlin Hueftle petition included signatures from people who did not belong to the school of Liberal Arts as required by the Senatorial Candidacy form, which was turned in March 18, 2019.

After Chief Justice Merrill filed the petition petitioner Hueftle was served within the designated timeframe. This act, if proved, would require the Court to bar petitioner Hueftle from running for the position of PSAS senator. Since that time, it has come to the attention of the Court that the academic schools, having been rearranged, have not yet been updated on the CSC webpage or in the system used to check candidate signatures. This makes it impossible for petitioners to ensure that the signatures they gather meet the requirements of the Senatorial Candidacy form. Therefore, because there is no way at the moment to confirm that signatures are valid and seeing that the petitioner followed the Court's precedent established in *IR 16-01*, *In Re Josie Semroska*, *Petitioner for B.E.A.M.S.S. Senator* this Court dismisses the In Re Review IR 18-04 without a hearing to prove the facts.

IT IS SO ORDERED April 15, 2019