

Privilege of the floor, but shall not be entitled to vote.

Article 9. - Amendments.

Sec.1. Amendments to this Constitution may be presented by the Athletic Association to the Advisory Board and they shall be acted upon by such Board at their next regular meeting. If such amendment receive a majority vote of the Board it shall be returned to the Athletic Association marked "approved", and may become operative on receiving a majority vote. If it shall ~~be returned~~ not receive such majority vote of the Advisory Board, it shall be returned to the Athletic Association marked "unapproved". A meeting of the Athletic Association may then be called, six days notice of which shall be given in a college paper, together with a statement of the proposed amendment and the fact that it is not approved by the Advisory Board. At such meeting, the President of the Advisory Board shall be present and give the reasons of the Board for such disapproval. It shall then be resubmitted for a vote and if it receives a three-fourths vote, it shall become an amendment of this Constitution.

Sec. 2. Amendments to this Constitution may be submitted to the Athletic Association by the Advisory Board. Prior to consideration by the Association, the proposed amendment shall be published in a college paper and if it receives a majority vote of those present, it shall become an amendment to this Constitution.