

3. No such Institution or School shall be admitted to affiliation, unless by a two-thirds vote of the Members of Corporation, present at a regular meeting thereof, and also by a two-thirds vote of the Governors present at a meeting specially called to consider this matter; nor shall the question of such admission be put to vote at either of such meetings until after opportunity given to several Faculties to make representations as they may see fit.
4. Students of any Affiliated College desiring to graduate in the University, may matriculate therein, upon passing such examination as the regulations of Corporation in that behalf may require, and otherwise conforming to such regulations; and having so matriculated, shall be borne on the books of the University, as matriculated students thereof, and ^{may} pursue ~~x~~ their studies, either wholly or in part, at such affiliated college, and shall be admitted to the examinations for graduation, and also to degrees on the same footing as students who had matriculated directly in the University.
5. Corporation may, at any time, by regulation in that behalf, grant such further facilities as it may deem expedient to the students of any affiliated college, or to any particular classes of such students, to the whole or to any part of the course or courses of tuition of any Faculty, and may from time to time, by like regulation, modify or withdraw such facilities.
6. Every Affiliated College and each Affiliated Theological College, shall be entitled to be represented in Corporation by one of its officers, to be elected or otherwise designated from time to time as provided by Chapter II. of these Statutes.
7. Any Affiliated College may at any time, by duly notifying Corporation to that effect, withdraw its connection with the University.
8. The Corporation and Governors may also, at any time, terminate the connection of any Affiliated College with the University.

CHAPTER XII.

ON REPEATING OR AMENDING THESE STATUTES.

The forgoing statutes may be amended or repealed by unanimous vote of any meeting of Corporation specially called for that purpose or at any regular meeting thereof for which due notice of motion to that effect has been given at any previous meetings, provided always, however, that no such repeal or amendment in relation to any of the special powers conferred upon the Board of Governors by Charter shall have any force or effect unless and until the same be ratified and passed at a subsequent meeting of the Board, and provided always that nothing in these Statutes shall in any way limit or curtail the powers of the Board to initiate legislation or action for the purpose of promoting the future interests and wellbeing of the University.