Proposed Bylaw Amendment Section 8.4(a-2)

Obligating Another NLG Entity via Resolution Requires Consultation

This Amendment would add the following new (italics) section to the Bylaws:

8.4 (a-2) Any proposed resolution which obligates any NLG member or entity (including chapter, committee, caucus, project, or staff) to implement the resolution must indicate on its face that the impacted parties were consulted and that: 1) the proponent has the express consent of all persons or entities to be so obligated, or 2) that the proponent attempted to obtain consent and was denied or 3) consultation was impracticable, with an explanation as to why it could not be completed or 4) the proponent informed the obligated persons or entities of the proposal and requested approval, but this request was neither expressly granted or denied, before it is presented to the membership for voting. If the proposed resolution is sponsored by all the entities to be impacted then it must so state on its face.

Comments on Proposed Bylaw Amendment Section 8.4(a-2):

The Implementation Clause in Bylaw (8.4(a)) was passed in response to the frequency of resolutions that could not be implemented. Since 2008 or 2009, the Resolutions Committee has been interpreting the Implementation Clause in Bylaw (8.4(a)) as the basis for an uncodified “obligations rule” whereby proposers of resolutions and amendments must obtain the consent of any affected entities before presentation to the national convention. This interpretation was previously felt to serve the spirit of the implementations clause by preventing Guild entities from being placed with tasks that they did not want to or were unable to do. However a problematic consequence of this interpretation has been to grant Guild entities a veto over the national convention which is inconsistent with the Guild’s constitutional structure and democratic principles. This bylaw proposal supersedes the “obligations rule” and replaces it with a system that balances the interests of affected entities with the membership at large to govern the entire organization. Under this new bylaw affected entities must be consulted and have a clear opportunity to inform all members voting on proposals whether they agree or disagree with a proposal, but the membership as a whole has the opportunity to make the final decision.

Endorsers:
- National Executive Committee of the National Lawyers Guild
- Executive Council of the National Lawyers Guild
- Dan Gregor, Interim Executive Director, Former Resolutions Committee Member
- Caitlin Kelly Henry, Anne Befu, Matt Kellegrew, Resolutions Committee Members
- Samantha Godwin, Next Generation Committee Chair (Proposer)

Questions and Comments: nlgbylaws@gmail.com

Statement of Implementation and Consent

The Resolutions Committee shall be tasked with review of all proposed resolutions and tasked with enforcement of this amendment under the Resolutions Committee’s mandate from section 10 of the Bylaws. This amendment has the consent of the Resolutions Committee, the body tasked with enforcing the amendment's mandate, should it pass. However, as this is an amendment that obligates the entirety of the membership, and is not targeted to impact a discrete entity within the guild, it is with the voting process itself that proponents will evaluate if member consent exists.