

**Proposed Bylaws Amendment Requiring Advanced Submission
of Proposed Resolutions, 2006**

Section 8.4 of the Bylaws of the National Lawyers Guild shall be amended as follows:

"Section 8.4 Resolutions, Constitution and Bylaws Amendments - NLG members in good standing who attend the National Convention shall vote at the Convention to approve or disapprove proposed resolutions (including those drafted or amended at the Convention) and amendments to the NLG Constitution and/or Bylaws properly before the Convention.

(a) Proposed resolutions must be ~~timely~~ submitted to the Convention Resolutions Committee in writing *not less than 60 days prior to the commencement of the National Convention and must contain a specific implementation clause*. Whenever possible, resolutions proposed for consideration by the National Convention should be published to the entire membership before the Convention, preferably in the pre-Convention issue of Guild Notes."

Purpose: To require that proposed resolutions be submitted 60 days prior to the convention and that they contain an implementation clause. A 1989 resolution requires that they be submitted 90 days in advance and contain an implementation clause but those requirements were never embodied in the bylaws.

Submitted by: the National Executive Committee