Report on Action of All-University Faculty Amending Chapter 10A

On January 9, 1967, the All-University Faculty met in Madison to consider the following revision of faculty legislation relating to academic tenure:

Present wording—Chapter 10A,

Section 10A.11

PROBATIONARY APPOINTMENT WHEN TRANSFERRING FROM OTHER INSTITUTIONS.

Previous full-time service in other colleges or universities, in a rank equivalent to instructor or above at the University, is taken into account in computing a person's probationary service at the University, so that the probationary period shall not exceed seven years in all; provided that if a person receives a probationary appointment after service of more than three years in one or more other institutions, his probationary status in the University may extend for as long as four years, even though his total probationary period is thereby extended beyond the normal maximum of seven years.

Proposed additional sentence

PROBATIONARY APPOINTMENT WHEN TRANSFERRING FROM OTHER INSTITUTIONS.

Previous full-time service in other colleges or universities, in a rank equivalent to instructor or above at the University, is taken into account in computing a person's probationary service at the University, so that the probationary period shall not exceed seven years in all; provided that if a person receives a probationary appointment after service of more than three years in one or more other institutions, his probationary status in the University may extend for as long as four years, even though his total probationary period is thereby extended beyond the normal maximum of seven years. With the full consent of the person concerned, the department and the dean, it may be agreed, in writing, that previous full-time service performed before receiving the doctoral degree, and while a candidate for this degree, will not be taken into account in computing the period of probationary service in the University.