

IN THE CIRCUIT COURT OF MONTGOMERY COUNTY, ALABAMA

KAY IVEY, in her official capacity as Governor of the State of Alabama,)	
NATHANIEL LEDBETTER, in his official capacity as Speaker of the Alabama House of Representatives,)))	
Plaintiffs,)	
v.)	Case No. CV-2025-373
ALABAMA HIGH SCHOOL ATHLETIC ASSOCIATION,)))	
HEATH HARMON, in his capacity as)	
Executive Director of the Alabama High)	
School Athletic Association,)	
Defendants.)	

MOTION FOR TEMPORARY RESTRAINING ORDER

Pursuant to Alabama Rule of Civil Procedure 65 and the CHOOSE Act's antidiscrimination mandate, *see* Ala. Code § 16-6J-3(i) ("Nothing in this chapter shall affect or change the athletic eligibility of student athletes governed by the Alabama High School Athletic Association or similar association."), Plaintiffs Governor Ivey and Speaker Ledbetter respectfully move the Court to issue a Temporary Restraining Order prohibiting Defendants Alabama High School Athletic Association and Heath Harmon from unlawfully denying eligibility for participation in AHSAA-sanctioned interscholastic athletic events based solely on a student athlete's status as a CHOOSE Act participating student.

INTRODUCTION

In the past few weeks, as Alabama students have gone back to school, a pressing problem has emerged for students who have enrolled in new schools pursuant to the CHOOSE Act, Alabama's new, universal school-choice law. See Ala. Code §§ 16-6J-1 et seq. To ensure true

school choice in this sports-friendly State, the CHOOSE Act contains clear language protecting CHOOSE Act participating students' eligibility for AHSAA-sanctioned athletic events. Yet despite this clear language, the AHSAA has told CHOOSE Act students that they must sit out for an entire year—all because they receive funds under the CHOOSE Act. The AHSAA's stance is unlawful, and it imposes on CHOOSE Act students, and the State itself, immediate and irreparable harm for which there is no adequate remedy. The Court should therefore issue a TRO and allow these students to participate in interscholastic athletic events as required by state law.

BACKGROUND

On March 7, 2024, the Alabama Legislature gave final passage to the CHOOSE Act, and Governor Kay Ivey signed the CHOOSE Act into law. *See* Ala. Act No. 2024-21 (codified at Ala. Code §§ 16-6J-1 *et seq.*) (attached as Exhibit A). The CHOOSE Act establishes a refundable income tax credit, administered through Education Savings Accounts ("ESAs"), which are designed to make direct payments to eligible education service providers on behalf of parents of eligible K–12 students approved as CHOOSE Act "participating students." *See id.* §§ 16-6J-3, -6(b)(4). CHOOSE Act funds may be used to cover a broad range of qualifying educational expenses, including, but not limited to, tuition, fees, and related costs at participating schools. *See id.* § 16-6J-2(10) (definition of "qualifying educational expenses").

The CHOOSE Act specifically recognizes the importance of student athletic events. *Cf.* Affidavit of Joshua M. Roberts, ¶¶ 2, 16-17 (attached as Exhibit B). As to CHOOSE Act participating students' involvement in interscholastic athletics, the CHOOSE Act specifically contains a mandatory antidiscrimination provision protecting participating students' eligibility for AHSAA-sanctioned athletic events: "*Nothing* in [the CHOOSE Act] shall affect or change the *athletic eligibility* of student athletes governed by the Alabama High School Athletic Association

or similar association." Ala. Code § 16-6J-3(i) (emphasis added). This protection is logical and appropriate given the importance of sports—not only to individual athletes but also schools, teams, and communities in Alabama. Roberts Affidavit, ¶¶ 16-17.

The AHSAA's rules, however, contradict this state-law requirement and threaten to rob CHOOSE Act participating students of their lawful ability to participate in sports as a part of the full educational experience. AHSAA Bylaws are attached as Exhibit C.¹

The AHSAA's financial-aid rule, Rule VI, Section 7, says that transfer students must sit on the sidelines for an *entire* year if they receive any type of "financial aid" or "financial assistance." *See* Exhibit C at pg. 68. In contradiction of the CHOOSE Act's antidiscrimination provision, the rule then lists "School Choose Act funds" as an example of financial aid or assistance that would trigger ineligibility. Thus, a transfer student who has changed schools within one year of participating in the CHOOSE Act is deemed ineligible based solely on CHOOSE Act participation.

Additionally, other provisions of the AHSAA Bylaws similarly indicate that the AHSAA will disqualify CHOOSE Act participating students from AHSAA-sanctioned interscholastic athletic events based solely on their status as CHOOSE Act participating students. *See id.* at pg. 82 (AHSAA 2025-26 Handbook, Question and Answer 8); *id.* at pg. 42, Rule I, § 19 (Note to "Eligibility Rule Application" rule).

School administrators have respectfully informed the AHSAA that its bylaws are inconsistent with the CHOOSE Act. Roberts Affidavit, ¶¶ 9-11. They have also described the immediate and incalculable costs that will be imposed on students, schools, and communities as a result of the AHSAA's unlawful financial-aid rule. *See id.* ¶ 12. Yet AHSAA has not addressed

3

¹ Exhibit B to the Complaint incorrectly included AHSAA's 2023-24 Handbook. Attached to this Motion is the AHSAA's 2025-26 Handbook.

these concerns or changed its rule. Due to fear of penalties that might be imposed by the AHSAA for violating the financial aid rule, schools have now begun telling CHOOSE Act students to refrain from participation in AHSAA-sanctioned athletic events. *Id.* ¶¶ 11, 13. They have done so despite their personal beliefs that sidelining students will negatively impact the students, their teams, and their schools. *Id.* ¶¶ 16-17.

LEGAL STANDARD

A plaintiff seeking a Temporary Restraining Order must show: "(1) the party would suffer irreparable harm without the injunction, (2) the party has no adequate remedy at law, (3) the party has at least a reasonable chance of success on the ultimate merits of the case, and (4) the hardship that the injunction will impose on the opposing party will not unreasonably outweigh the benefit accruing to the party seeking the injunction." *City of Helena v. Pelham Bd. of Educ.*, 375 So. 3d 750, 752 (Ala. 2022).

A temporary restraining order may be granted "without written or oral notice to the adverse party or that party's attorney" under certain circumstances. Ala. R. Civ. P. 65(b). However, Governor Ivey and Speaker Ledbetter do not seek such an *ex parte* TRO here. Plaintiffs' filed their underlying Complaint for Declaratory Judgment and Injunctive Relief on Thursday, September 4, 2025. Plaintiffs have been in communication with legal counsel for Defendants and upon the filing of the Complaint with this Court legal counsel agreed to accept service of Plaintiffs' Complaint. Additionally, Plaintiffs have communicated to Defendants' counsel their intent to file this motion with the Court and are continuing to communicate with said counsel to keep counsel apprised and aware of the timing of the filing of this motion, including by sharing a copy of the motion when filed. Plaintiffs will alert Defendants' counsel to any hearing scheduled on this TRO motion.

ARGUMENT

Each one of the elements required for issuance of a TRO is satisfied here.

Plaintiffs' reasonable chance of success on the merits. Governor Ivey and Speaker Ledbetter have much more than a reasonable chance of success on the ultimate merits of their case. As discussed above, the CHOOSE Act contains a clear—and mandatory—antidiscrimination provision protecting CHOOSE Act students from discrimination in eligibility for AHSAA-sanctioned athletic events based on CHOOSE Act participation. Specifically, the Legislature and Governor Ivey were clear that "nothing" in the CHOOSE Act "shall affect or change the athletic eligibility of student athletes governed by the Alabama High School Athletic Association." Ala. Code § 16-6J-3(i) (emphasis added). This language plainly prohibits discrimination against CHOOSE Act students in AHSAA athletic eligibility. But in contradiction of that antidiscrimination mandate, the AHSAA's financial-aid rule directly "affect[s] or change[s]" the eligibility of CHOOSE Act students to those students' clear detriment.

To the extent there is any ambiguity about the meaning of the CHOOSE Act's antidiscrimination mandate, it cuts in favor of Plaintiffs' understanding. For one thing, the CHOOSE Act should be read in light of its objective, manifest purpose, which is to give Alabama students school choice. "A textually permissible interpretation that furthers rather than obstructs the document's purpose should be favored." *State ex rel. Allison v. Farris*, 194 So. 3d 214, 219 (Ala. 2015) (plurality opinion) (quoting Antonin Scalia & Bryan A. Garner, READING LAW 63 (2012)). Yet adopting the AHSAA's reading would severely undermine the CHOOSE Act's objective, manifest purpose. No one in Alabama would seriously maintain that students have true school choice if their decision to enroll in a new school means sitting out of interscholastic athletic competitions for an entire year.

For another thing, the CHOOSE Act's antidiscrimination provision differs in a critical respect from similar language in another, previous school choice law known as the Alabama Accountability Act. See Ala. Code §§ 16-6D-1 et seq. The Accountability Act also advances school choice, but it does so by incentivizing contributions to "Scholarship Granting Organizations" which may in turn grant scholarships to students who transfer schools. Accountability Act scholarship funds have long been considered financial aid under AHSAA's bylaws and therefore determinative of eligibility. However, the relevant language in the Accountability Act regarding its impact on athletic eligibility is different from the applicable language in the CHOOSE Act in one critical respect. The Accountability Act states, in pertinent part, that it means to preserve AHSAA's eligibility rules:

"Nothing in this chapter shall affect or change the athletic eligibility *rules* of student athletes governed by the Alabama High School Athletic Association or similar association."

Ala. Code § 16-6D-9(h) (emphasis added.). On the other hand, the CHOOSE Act's antidiscriminatory provision contains no such limitation or restriction to preserving the AHSAA's "rules." It is instead focused on protecting CHOOSE Act *students' eligibility*:

"Nothing in this chapter shall affect or change the athletic *eligibility* of student athletes governed by the Alabama High School Athletic Association or similar association."

Ala. Code § 16-6J-3(i) (emphasis added).

When considering differently worded laws, the Supreme Court has given us guidance. Ordinarily, "the [L]egislature should not be deemed to have done a vain and useless thing." *State Home Builders Licensure Bd. v. Sowell*, 699 So. 2d 214, 218 (Ala. Civ. App. 1997). Thus, "[t]here is a presumption that every word, sentence, or provision [of a statute] . . . has some force and effect and . . . that no superfluous words or provisions were used." *Barnett v. Panama City Wholesale*,

Inc., 312 So. 3d 754, 757 (Ala. 2020) (internal citations omitted). And critically, the Supreme Court has instructed that "a difference in wording, especially in provisions within similar statutes, reflects a difference in meaning." Ex parte Smiths Water & Sewer Auth., 982 So. 2d 484, 488 (Ala. 2007) (emphasis added). "[W]here there is a 'material alteration in the language used in the different clauses, it is to be inferred' that the alterations were not inadvertent." Id. (quoting House v. Cullman Cnty., 593 So. 2d 69, 75 (Ala. 1992)).

Here the force and effect of the difference in these two provisions is obvious: The Accountability Act defers to the AHSAA in whole as to its rules on eligibility whereas in the CHOOSE Act, the Legislature meant to take away AHSAA's discretion to be able to make acceptance of CHOOSE Act funds the determinative factor of eligibility through its rules or otherwise. The current AHSAA Bylaws do just that—the opposite of the clear meaning and intent of the law.

While the Alabama Supreme Court has historically afforded considerable deference to AHSAA's rules and bylaws that direct its own affairs, see Ex parte Alabama High School Athletic Association, 229 So. 3d 1100 (Ala. 2017), under the court's own standards this deference does not—and indeed cannot—extend to a violation of state statutes. This deference is not absolute and AHSAA's rules must remain within legal limits and cannot violate or contravene public law or public policy. See generally, Wells v. Mobile Cnty. Bd. of Realtors, Inc., 387 So. 2d 140 (Ala. 1980) (holding that a voluntary association's bylaw was improper and nonbinding where it violated public policy); Med. Soc. of Mobile Cnty. v. Walker, 16 So. 2d 321, 324 (Ala. 1944) (declaring that, to be binding on its members, the constitution and bylaws of a volunteer association must not contravene public law, or any principle of public policy); and Grand International Bhd. of Locomotive Eng'rs v. Green, 98 So. 569, 572 (Ala. 1923) (recognizing that associations must act

in good faith and must not violate the laws of the land or any inalienable right of their members). This principle is certainly not negated or limited in any way by the standard expressed in *Ex parte Alabama High School Athletic Association* and similar cases as an AHSAA rule or bylaw that violates a state law or public policy is a rule or bylaw of which the AHSAA was without jurisdiction to pass. In the current circumstances, the AHSAA's rule is also arbitrary and collusive.

Irreparable harm. Without a TRO in place, irreparable harm continues to be incurred with every passing day to otherwise eligible student athletes and their families who are deprived and prevented from lawfully engaging in sporting activities—again, opportunities and achievements that can never be replaced. AHSAA's actions are also causing and will continue to cause irreparable harm to the will of the people through their duly elected legislative and executive representatives because AHSAA's actions are willfully in direct violation of State law and public policy.

Students are currently being denied the opportunity to participate in in sporting events based solely on CHOOSE Act participation. Roberts Affidavit, ¶¶ 13, 15. The Court has been provided evidence of a participating student with a desire to play sports at his new school but is ineligible solely because of participation in the CHOOSE Act. *Id.* This is a student with a history of athletic participation. *Id.* ¶ 6. This student receives no other financial aid or assistance. *Id.* ¶ 14. This student is currently being irreparably harmed by missing the many opportunities associated with being part of an athletic team in his formative years. *Id.* ¶ 15.

Additionally, in circumstances like this where an injunction is sought to further prevent the violation of a statutory right, courts have presumed the existence of an irreparable injury:

We agree with the district court that irreparable injury may be presumed from the fact of discrimination and violations of fair housing statutes. In *United States v. Hayes International Corporation*, 415 F.2d 1038, 1045 (5th Cir.1969), the old Fifth

Circuit held that, "Where ... an injunction is authorized by statute and the statutory conditions are satisfied ... the usual prerequisite of irreparable injury need not be established and the agency to whom the enforcement of the right has been entrusted is not required to show irreparable injury before obtaining an injunction." [citations and footnote omitted]. The Hayes International court went on to state that "irreparable injury should be presumed from the very fact that the statute has been violated.

Gresham v. Windrush Partners, Ltd., 730 F.2d 1417, 1423 (11th Cir. 1984) (emphasis added); see also City of New York v. Golden Feather Smoke Shop, Inc., 597 F.3d 115, 120 (2d Cir. 2010) ("In certain circumstances, generally when the party seeks a statutory injunction, we have dispensed with the requirement of showing irreparable harm, and instead employ a presumption of irreparable harm based on a statutory violation.").

No adequate remedy at law. Unless and until a more permanent injunction is put in place by this Court, Plaintiffs and similarly situated student athletes who are otherwise eligible to participate in interscholastic athletics have no other adequate remedy at law against AHSAA's wrongful conduct as the opportunities lost will never be recovered. The same is true for the continued violations of the public law and policy of the state as enacted by the people's representatives. As such, the requested relief of a TRO is necessary to stop the continuation of this irreparable harm from occurring to these student athletes, their families, and the will of the people of this state.

Balance of the hardships. Lastly, the TRO is due to be granted because any conceivable hardship the TRO would place upon the Defendants does not outweigh the benefit the TRO would provide to the Plaintiffs and those similarly situated, and the people's government. The benefit to the otherwise eligible student athletes and the will of the people is abundantly clear: the students will get to participate in meaningful sports activities and events for which can never be recovered if lost, and the will of the people through the duly enacted public laws and policies of the State

will be upheld and enforced. On the other hand, the only hardship to be faced by the Defendants is that certain otherwise eligible athletes were allowed to play in sporting events despite having utilized state-authorized CHOOSE Act resources for anything from tuition assistance to afterschool art classes or tutoring – the players on the teams still get to compete against one another.

Security. Rule 65 ordinarily prohibits issuance of a TRO "except upon the giving of security by the applicant, in such sum as the court deems proper, for the payment of such costs, damages, and reasonable attorney fees as may be incurred or suffered by any party who is found to have been wrongfully enjoined or restrained." Ala. R. Civ. P. 65(c). However, Rule 65(c) specifically exempts from this rule "the State of Alabama or of an officer or agency thereof." *Id.* The Court should thus proceed to issue the TRO without insisting that Governor Ivey or Speaker Ledbetter give any form of security.

PRAYER FOR RELIEF

For the foregoing reasons, Plaintiffs respectfully request that this Honorable Court grant the following relief until the respective rights of the parties are more fully determined by subsequent order of this Court:

- 1. That a TRO be issued immediately upon notice of such order; and,
- 2. That the TRO restrain and enjoin the Defendants and their officers, agents, servants, employees, member institutions, and attorneys, and upon those persons in active concert or participation with them from enforcing or implementing any rule or policy which denies eligibility for AHSAA-sanctioned interscholastic athletic events to CHOOSE Act participating students based solely on their status as CHOOSE Act participating students—including by considering CHOOSE Act funds to be "financial aid" or "financial assistance"

under Rule VI, Section 7 of the AHSAA Bylaws and 2025-26 Handbook. Plaintiffs' proposed order is attached as Exhibit D.

Respectfully submitted this the 5th day of September, 2025.

/s/ William G. Parker, Jr.

William G. Parker, Jr. (PAR135) Zackary D. Wilson (WIL471) Sarah T. Telofski (TIN022) Office of the Governor 600 Dexter Avenue, Suite N-203 Montgomery, Alabama 36130 (334) 242-7210

will.parker@governor.alabama.gov zack.wilson@governor.alabama.gov sarah.telofski@governor.alabama.gov

Attorneys for Plaintiff Governor Kay Ivey

/s/ Othni J. Lathram

Othni J. Lathram (LAT016)

/s/ James L. Entrekin, Jr.

James L. Entrekin, Jr. (ENT002) Legislative Services Agency 11 South Union Street Montgomery, Alabama 36130 (334) 261-0600

olathram@lsa.state.al.us jentrekin@lsa.state.al.us

Andrew Westcott (WES046)
Office of the Speaker – Alabama House of Representatives
11 South Union Street
Montgomery, Alabama 36130
(334) 261-0505
andrew.westcott@speaker.alhouse.gov

Attorneys for Plaintiff Speaker Nathaniel Ledbetter

CERTIFICATE OF SERVICE

I hereby certify that on September 5, 2025, I filed the foregoing document using the electronic filing system, which will send a copy to all counsel of record.

/s/William G. Parker, Jr. Attorney for Governor Ivey

EXHIBIT A

Act 2024-21
The CHOOSE Act

Code of Alabama

Title 16. Education. (Refs & Annos)

Chapter 6J. Creating HOPE and Opportunity for Our Students' Education Act of 2024. (Refs & Annos)

§ 16-6J-1. Short title.

This chapter shall be known as the Creating Hope and Opportunity for Our Students' Education Act of 2024, or the CHOOSE Act.

§ 16-6.J-2. Definitions.

As used in this chapter, unless otherwise specified or unless the context requires otherwise, the following terms have the following meanings:

- (1) ACADEMIC YEAR. The 12-month period beginning on July 1 and ending on the following June 30.
- (2) DEPARTMENT. The Alabama Department of Revenue.
- (3) EDUCATION SAVINGS ACCOUNT or ESA. An account in which funds are deposited by the department for the parent of a participating student to pay qualifying expenses to an education service provider.
- (4) EDUCATION SERVICE PROVIDER. A school, including a participating school, organization, vendor, or individual other than the parent of the eligible student, approved by the department to provide educational goods and services, including goods and services designed for use by homeschool students, to eligible students.
- (5) ELIGIBLE STUDENT. A child aged 5 to 19 years who resides in this state and who has not graduated high school or a child aged 5 to 21 years who resides in this state and qualifies for services under the Individuals with Disabilities Education Act (IDEA) of 1975 or Section 504 of the Rehabilitation Act of 1973, 29 U.S.C. § 794. The term does not include a student receiving scholarship funds or a tax credit under the Alabama Accountability Act of 2013, Chapter 6D. The term does not include a child who is enrolled in a private school as defined in Section 16-28-1 that is not a participating school. The term does not include a child who is not lawfully present in the United States.
- (6) PARENT. A resident of this state who is the parent, guardian, custodian, or other individual with authority to act on behalf of an eligible student. The term does not include an individual who is not lawfully present in the United States.
- (7) PARTICIPATING SCHOOL. A State of Alabama education service provider that is an accredited public K-12 school or an accredited private school, including a church, parochial, or religious school, which provides education to K-12 students and which is approved by the department. The school must be accredited, or in the process of obtaining accreditation as determined by the department, by one of the six regional accrediting agencies or the National Council for Private School

Accreditation, Cognia, the American Association of Christian Schools, the Alabama Christian Education Association, the Alabama Independent School Association, or one of their partner accrediting agencies.

- (8) PARTICIPATING STUDENT. An eligible student who is approved by the department to participate in the program and receives services from an education service provider.
- (9) PROGRAM. The Creating Hope and Opportunity for Our Students' Education (CHOOSE) Act Tax Credit program established by this chapter.
- (10) QUALIFYING EDUCATIONAL EXPENSES. Expenses incurred by a parent of an eligible student in one or more of the following categories:
 - a. Tuition and fees at a participating school.
 - b. Textbooks.
 - c. Fees for after-school or summer education programs provided by a participating school.
 - d. Private tutoring.
 - e. Curricula or instructional materials.
 - f. Tuition and fees for nonpublic online learning programs.
 - g. Educational software and applications.
 - h. Fees for standardized and nationally recognized assessments, including college admissions tests and advanced placement examinations and related preparatory courses.
 - i. Education services for students with disabilities from a licensed or accredited practitioner or education service provider.
 - j. Contracted services provided by a public school district including specific classroom instruction.
- (11) RESIDENT SCHOOL DISTRICT. The public school district in which an eligible student resides.
- (12) SPECIAL-NEEDS STUDENT. A student who qualifies for services under the Individuals with Disabilities Education Act (IDEA) of 1975 or Section 504 of the Rehabilitation Act of 1973, 29 U.S.C. § 794.

§ 16-6J-3. Refundable income tax credit established; applicability; priority.

- (a) To offset the cost of qualifying educational expenses, there is established a refundable income tax credit subject to this chapter and to the availability of monies in the CHOOSE Act Fund established pursuant to Section 16-6J-8.
 - (b)(1) For the years beginning on January 1, 2025, and January 1, 2026, the credit shall be available to the parent of an eligible student whose family had an adjusted gross income not exceeding 300 percent of the federal poverty level for the preceding tax year. The credit shall be awarded in an amount specified in subsection (c) and subject to the priorities specified in subsection (d).
 - (2) For the years beginning on or after January 1, 2027, the credit shall be available to any parent of an eligible student. The credit shall be awarded in an amount specified in subsection (c) and subject to the priorities specified in subsection (d).
 - (c)(1) For participating students enrolled in a participating school, the annual amount of the credit shall be seven thousand dollars (\$7,000) or the actual cost of the qualifying educational expenses, whichever is less.
 - (2) For participating students not enrolled in a participating school, the annual amount of the credit shall be two thousand dollars (\$2,000) or the actual cost of the qualifying educational expenses, whichever is less, provided that the aggregate amount of all credits awarded to a parent for such students shall not exceed four thousand dollars (\$4,000).
- (d) In allocating the tax credits made available pursuant to subsection (b), the department shall give priority first to participating students and siblings of participating students, then to participating students who are dependents of active duty service members enrolled in or assigned to a priority school as defined in Section 16-6D-4, and then based on the family's adjusted gross income as a percentage of the federal poverty level, provided that the department shall reserve the first 500 tax credits for the parent of an eligible student who is a special-needs student.
- (e) If the department awards a tax credit to a parent for one eligible student, the department shall award additional tax credits to the parent for any other eligible student in the family who is a sibling of the eligible student for whom a tax credit was previously awarded. Nothing in this chapter shall be construed to authorize the award of more than one tax credit per participating student.
- (f) Failure to provide required documentation for the tax credits provided in this section shall result in the automatic denial of the respective tax credit.
- (g) Amounts received pursuant to this section do not constitute taxable income to the parent of a participating student or to the participating student. The refundable income tax credit provided under this section shall not be subject to offset or debt collection against any liability.
- (h) A participating student who is a special-needs student remains eligible to receive special education or similar services from the resident school district as provided by federal or state law.

(i) Nothing in this chapter shall affect or change the athletic eligibility of student athletes governed by the Alabama High School Athletic Association or similar association.

§ 16-6J-4. Requirements for parents.

- (a) To participate in the program, a parent of an eligible student must do all of the following:
 - (1) Submit to the department any information required by the department for implementation of the program, including the name of the eligible student.
 - (2) Agree to claim the credit only for qualified expenses to provide an education for an eligible student.
 - (3) Agree that, to the best of the parent's knowledge, no other person is claiming a credit for the eligible student.
 - (4) Agree not to claim the credit for an eligible student who enrolls as a full-time student in a public school district unless the public school is a participating school within the meaning of this chapter and the public school charges tuition for the participating student.
 - (5) Agree to assume the full financial responsibility for the education of the participating student, including the balance of any expense incurred at an education service provider.
 - (6) Agree to comply with rules adopted by the department for the administration of the program.
- (b) Fulfillment of the agreements made pursuant to subsection (a) is a requirement of continuing approval as a participating student. Failure to fulfill the agreements made pursuant to subsection (a) shall constitute grounds for the department to revoke, recover, suspend, or deny the credit otherwise made available pursuant to this chapter.

§ 16-6J-5. Requirements for education service providers.

- (a) To be approved by the department, an education service provider must do all of the following:
 - (1) Submit to the department any information required by the department for implementation of the program, including its address, contact information, and a summary of each program or service it proposes to provide to participating students.
 - (2) Agree not to refund, rebate, or share any portion of program funds with a parent or student in any manner. Program funds may only be used for qualifying expenses.

- (3) Agree to submit annual reports to the department concerning implementation of the program, including the number of students participating, services provided, and other similar information requested by the department.
- (4) Agree not to discriminate based on grounds of race, color, or national origin in the provision of its services.
- (5) Agree to document amounts received for all qualifying expenses in a manner prescribed by the department.
- (6) Agree to comply with the Family Educational Rights and Privacy Act, 20 U.S.C. § 1232g.
- (7) Agree not to discriminate against participating students in setting tuition or fees.
- (b) To be approved by the department, a participating school must do all of the following, in addition to satisfying the requirements of subsection (a):
 - (1) Agree to comply with all applicable health and safety laws or codes.
 - (2) Hold a valid occupancy permit if required by the municipality where the school is located.
 - (3) Agree to comply with the Alabama Child Protection Act of 1999, Chapter 22A.
 - (4) Provide financial statements that demonstrate, to the satisfaction of the department, the school's ability to adequately provide for participating students' continued receipt of educational services in the event the school suffers a financial failure. Alternatively, the school may file with the department a surety bond payable in an amount determined by the department to be equal to the aggregate amount of the program funds expected to be paid during the academic year from participating students enrolled at the participating school.
 - (5)a. Require all participating students receiving program funds to take a standardized assessment aligned to the curricula of the participating school, a nationally norm-referenced achievement assessment, or a nationally recognized aptitude assessment of the participating school's choice. Students with disabilities for whom testing is not appropriate are exempt from this requirement.
 - b. Provide the parents of each participating student who is tested with a copy of the results of the tests on an annual basis, beginning with the first year of testing.
 - c. Provide the department with school-level test results for participating students, provided that no party shall disaggregate data to a level that could identify the academic level of individual students.
 - (6) Require participating students to make payments of tuition and other fees periodically on a schedule to be established by the department.

- (7) Inform the department of a participating student's graduation, withdrawal from the school, misuse of program funds, or other event affecting the student's eligibility for the program.
- (c) Fulfillment of the agreements made pursuant to subsections (a) and (b) is a requirement of continuing approval as an education service provider or participating school. Failure to fulfill the agreements made pursuant to subsections (a) or (b) shall constitute grounds for the department, in its discretion, to suspend or disqualify the education service provider or participating school from receiving program funds.
- (d) A public school that becomes an education service provider under this chapter shall be given maximum flexibility to accommodate participating students and may create a process and establish requirements for accepting, selecting, or limiting the number of allowable participating students who are not assigned to that public school.
- (e) No provision of this chapter shall be construed to require any public school, school system, or school district or any nonpublic school, school system, or school district to enroll any student.
- (f) The Legislature finds and declares that education service providers, including participating schools, that accept program funds shall be given the maximum freedom possible to provide for the educational needs of students, consistent with state and federal law. To that end, unless clear from the text of this chapter, no provision of this chapter shall be construed to limit the independence or autonomy of any education service provider; to act as a restriction, direction, or mandate regarding instructional content or curriculum provided by any education service provider; to require an education service provider to alter its creed, practices, admissions policies, hiring policies, codes of conduct for employees or students, tuition, or fees; to expand the regulatory authority of the state, its officers, or any school district; or to otherwise deprive or diminish the protections for nonpublic schools, including nonpublic schools with a religious affiliation, available under any source of existing law, including Section 16-1-11.1 or Section 16-1-11.2, or Executive Order No. 733 issued by the Governor on January 20, 2023.
- (g) A resident school district shall provide a participating school or other education service provider that has admitted an eligible student under the program with the complete copy of the student's school records consistent with the Family Educational Rights and Privacy Act of 1974, 20 U.S.C. § 1232g.

§ 16-6J-6. Availability of educational savings accounts; administration of program; rulemaking authority.

- (a) It is the intent of the Legislature that educational savings accounts be made available to parents of participating students beginning with the 2025-2026 academic year.
- (b) The department shall administer the program with respect to parents of eligible students by doing all of the following:
 - (1) Create and disseminate a standard application form for parents seeking to participate in the program.
 - (2) Establish and publicize a deadline by which application forms must be submitted to the department.

- (3) Receive applications and approve applications for parents of eligible students to whom the department has awarded a tax credit under Section 16-6J-3 and who meet the requirements of Section 16-6J-4(a).
- (4) Create an ESA for the parent of the participating student and make deposits of the amount of any tax credits awarded under Section 16-6J-3.
- (5) Establish a system by which a parent of a participating student can make periodic payments from ESAs to an education service provider or participating school, including by electronic or online fund transfer. Nothing in this chapter shall be construed as authorizing the payment of program funds directly to a participating student or his or her parent.
- (6) Provide to parents of participating students a written explanation of qualifying expenses, their responsibilities under the program, the duties and responsibilities of the department, and the provisions of this chapter related to misuse of program funds.
- (7) At the expiration of an academic year, remit any unused ESA funds to the CHOOSE Act Fund established pursuant to Section 16-6J-8.
- (8) Comply with the Family Educational Rights and Privacy Act, 20 U.S.C. § 1232g.
- (c) The department shall administer the program with respect to participating schools and education service providers by doing all of the following:
 - (1) Create and disseminate a standard application form for a person or entity to establish eligibility as a participating school or education service provider.
 - (2) Establish and publicize a deadline by which application forms must be submitted to the department.
 - (3) Receive applications and approve applications for participating schools and education service providers that meet the requirements of Section 16-6J-5(a) or (b).
 - (4) Provide to education service providers and participating schools a written explanation of qualifying expenses, their responsibilities under the program, and the duties and responsibilities of the department.
 - (5) Maintain and routinely update the list of approved participating schools and education service providers on the department's website.
- (d) The department shall make available on its website aggregate information regarding the number and amount of credits claimed each tax year pursuant to this chapter.

- (e) The department shall adopt and enforce rules necessary to implement this chapter, subject to the Alabama Administrative Procedure Act, Chapter 22, Title 41. Notwithstanding the Alabama Administrative Procedure Act, the department shall adopt emergency rules necessary to promptly and effectively begin administration of the program. Any rule necessary for initial implementation of the program may be adopted as an emergency rule, which shall remain effective for as long as necessary to facilitate initial implementation of the program.
- (f) The department may enter into contracts for the implementation of all or part of this chapter. Any procurement necessary for the initial implementation of the program shall be considered a special procurement under Section 41-4-137.
- (g) For purposes of administering the program, the department may seek federal verification of an individual's immigration status with the federal government pursuant to 8 U.S.C. § 1373(c). The department shall not attempt to independently make a final determination of whether any individual is lawfully present in the United States.

§ 16-6J-7. Fraud or misuse of program funds; appeals.

- (a) To identify fraud or other potential misuse of program funds, the department shall do both of the following:
 - (1) Conduct random financial audits of ESAs and education service providers, including participating schools. The random financial audits shall be conducted with sufficient frequency to adequately deter misuse of program funds.
 - (2) Establish and publicize means for citizens to report fraud or other potential misuse of program funds, including websites and a toll-free phone number.
- (b) To address instances of suspected fraud or other misuse of program funds, the department may do any of the following:
 - (1) Refer a case to local or state law enforcement agencies for further investigation. The program established by this chapter shall constitute a matter arising under the state revenue laws, and an application to participate in the program or a payment of qualifying expenses shall constitute a claim or other document, for purposes of the criminal prohibition against tax fraud in Section 40-29-115.
 - (2) Stop making advance credit payments into the ESA or otherwise reduce the amount of money in an ESA of a parent of a participating student, either temporarily or permanently.
 - (3) Suspend or disqualify an education service provider. If an education service provider is suspended or disqualified, the department shall notify participating students and their parents of the decision as soon as practicable. The department shall coordinate the suspension or disqualification to coincide with the end of the academic school year.
 - (4) Recapture misused program funds from a parent, education service provider, or other person responsible for the misuse of program funds.

- (c) For purposes of this chapter, misuse of program funds includes any of the following:
 - (1) Violation of the agreements made by a parent pursuant to Section 16-6J-4(a), by an education service provider pursuant to Section 16-6J-5(a), or by a participating school pursuant to Section 16-6J-5(b).
 - (2) The misrepresentation of information provided to the department in the course of implementing this chapter.
 - (3) The failure to return any misspent program funds upon request of the department.
 - (4) The repeated and substantial failure to provide a participating student with educational services promised in exchange for program funds.
- (d) A parent, participating student, education service provider, or other recipient of a CHOOSE Act tax credit may ask the department to reconsider its decision and appeal any final decision of the department to the Alabama Tax Tribunal under Chapter 2B of Title 40.

§ 16-6J-8. CHOOSE Act Fund.

- (a)(1) The CHOOSE Act Fund is created in the State Treasury for the purpose of providing funding for the tax credits authorized by this chapter. Notwithstanding any law to the contrary, the Legislature shall appropriate not less than one hundred million dollars (\$100,000,000) to the fund for the fiscal year ending September 30, 2026.
- (2) For the fiscal year ending September 30, 2026, the Commissioner of Revenue shall deposit one hundred million dollars (\$100,000,000) of gross income tax receipts into the CHOOSE Act Fund by June 1, 2026. For the fiscal year ending September 30, 2027, and continuing annually thereafter, the Commissioner of Revenue shall deposit an amount of gross income tax receipts into the CHOOSE Act Fund by June 1 of each year for parents of eligible students whose family had an adjustable gross income not exceeding 300 percent of the federal poverty level for the preceding tax year, but not to exceed one hundred fifty million dollars (\$150,000,000).
- (3) The Legislature shall make additional funds available to the CHOOSE Act Fund if the Commissioner of Revenue certifies that additional funds are necessary to satisfy consumer demand for the program based on prior-year participation in the program as reflected by the obligation of 90 percent or more of the funds available in the CHOOSE Act Fund.
- (b) Amounts in the CHOOSE Act Fund shall be budgeted and allotted in accordance with Article 4 of Chapter 4 of Title 41 and Chapter 19 of Title 41; provided that neither the CHOOSE Act Fund nor individual ESAs shall be subject to Section 41-4-90.
- (c) All funds received by the CHOOSE Act Fund shall remain in the CHOOSE Act Fund and shall not revert or be expended for any purpose other than the tax credits authorized by this chapter; provided that in no circumstances shall more than five hundred million dollars (\$500,000,000) in excess, unused, accumulated funds be allowed to carry over in the CHOOSE Act Fund. Before the end of each year, the Commissioner of Revenue shall determine the amount of excess, unused, accumulated

money in the CHOOSE Act Fund. If the amount of excess, unused, accumulated money in the CHOOSE Act Fund as determined by the commissioner exceeds five hundred million dollars (\$500,000,000), the excess shall revert to the Education Trust Fund to become available for appropriation by the Legislature as nonrecurring revenue pursuant to Chapter 9 of Title 29.

(d) It is not the intent of this chapter to make appropriations, but any appropriations required by this chapter shall be from revenue sources available for appropriation under the Constitution of Alabama of 2022 notwithstanding any general law to the contrary.

§ 16-6J-9. Intervention permitted in defense of program.

If any part of this chapter is challenged as violating either the state or federal constitutions, parents of eligible students and participating students shall be permitted to intervene as of right in the lawsuit for the purposes of defending the constitutionality of the program.

End of Document

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EXHIBIT B

Affidavit of Joshua M. Roberts

STATE OF ALABAMA MONTGOMERY COUNTY

AFFIDAVIT OF JOSHUA M. ROBERTS

Before me, the undersigned notary public in and for Montgomery County, Alabama, personally appeared Joshua M. Roberts who is known to me and who, being duly sworn under oath, deposes and says the following:

- 1. I serve as the President and Head of School of Alabama Christian Academy ("ACA"), a private K-12 school in Montgomery, Alabama, whose mission is to "glorify God by providing a transformative Christ-centered education." I have been in this position for the past two years. I am over 18 years of age and competent to provide this affidavit. The following facts are based on my personal knowledge.
- 2. As we note on our website, "ACA provides coeducational athletic programs which stress the importance of body and spirit, faith, character, and sportsmanship for grades 6-12." I have personally witnessed students grow and mature because of interscholastic athletics, including physically and in their faith, character, sportsmanship, and self-discipline. I have also personally witnessed an increased sense of community purpose and camaraderie because of interscholastic athletics—not just at ACA but throughout the River Region at both public and private schools as I have attended interscholastic sports events.
- 3. ACA is a member school of the Alabama High School Athletic Association and currently offers approximately 23 teams in sports governed by the AHSAA: JV and varsity baseball, JV and varsity girls' and boys' basketball, girls' and boys' golf, varsity cross country, girls' varsity flag football, JV and varsity football, boys' JV and varsity soccer, girls' varsity soccer, JV and varsity softball, girls' JV and varsity tennis, boys' varsity tennis, boys' and girls' track and field, and JV and varsity volleyball. Being a member of the AHSAA is important to

many of our families who want their children to have the opportunity to participate in athletic competition at the championship level. AHSAA provides the only reasonable venue for Alabama Christian Academy athletes to prepare for collegiate athletic careers and to maintain historic relationships with both public and independent peer schools.

- 4. Many of our sports teams are currently in season, with ACA athletic teams engaged in interscholastic athletic competitions up to five nights each week. For example, ACA's JV football team played games this past Monday; our middle school and JV volleyball teams played this past Tuesday. Yesterday, ACA's middle school and varsity volleyball teams played. Later today, ACA's varsity football team and JV volleyball team will play games. Tomorrow, all three of our volleyball teams have games scheduled.
- Earlier this year, a minor student, Z.H., enrolled in ACA. He currently attends ACA and is a student in the 9th grade. Last year, Z.H. attended Floyd Middle Magnet School, a Montgomery Public School school.
- 6. Z.H. is a participating student under the CHOOSE Act. ACA did not actively recruit Z.H. for athletic or any other purposes, and ACA does not itself provide any financial assistance or financial aid to Z.H. (as defined by the AHSAA or otherwise). Z.H. wishes to participate in interscholastic sports as part of his educational experience. Specifically, Z.H. wishes to play subvarsity level football. Last year, at his prior school, Z.H. played football to prepare for AHSAA level competition.
- 7. On or around August 1, 2025, I learned that an AHSAA rule known as the financialaid rule could prohibit Z.H. and other CHOOSE Act students from participating in AHSAAsanctioned sporting events for an entire year after their enrollment at ACA. I was notified of this

rule when AHSAA mailed to me a Memorandum dated August 1, 2025, including two copies of the AHSAA 2025-2026 Handbook.

- 8. The rule in question is Rule VII, Section VI, Section 7, "Financial Aid." According to the AHSAA Bylaws posted on the AHSAA website, this rule provides: "A student that transfers to a member school and receives any financial aid or financial assistance shall remain ineligible at that school for one year." In a "note" following the rule, the AHSAA Bylaws provide: "Financial Aid/assistance includes Alabama Scholarship, tuition remission or reduction, School Choose Act funds, etc."
- 9. I met in person with AHSAA Executive Director Heath Harmon on or around August 27, 2025, and asked him to amend these rules to comply with the CHOOSE Act. In relevant part, the CHOOSE Act provides: "Nothing in [the CHOOSE Act] shall affect or change the athletic eligibility of student athletes governed by the Alabama High School Athletic Association or similar association." Ala. Code § 16-6J-3(i).
- 10. The day following our in-person meeting, on August 28, 2025, Mr. Harmon issued a written memorandum to all "[p]rincipals, [h]eadmasters, and ADs" entitled "Financial assistance" in which he reaffirmed the AHSAA's financial-aid rule as set forth in paragraph 8 above.
- 11. I then made further requests, in writing, that AHSAA amend its rules to comply with the above-quoted CHOOSE Act provision. I made these written requests on August 28, 2025 and September 2, 2025. I had previously made a similar written request on August 20, 2025. In an email to Mr. Harmon on August 28, 2025, I specifically conveyed my understanding that violating the AHSAA financial-aid rule would make "the team and player . . . now subject to penalties for violating AHSAA eligibility rules" and "put[] us in violation of the [AHSAA] Handbook and

jeopardize[] athlete, coach, and team futures." To date, Mr. Harmon has not disputed my understanding.

- 12. I further told Mr. Harmon in my August 28, 2025 email that "[i]n this situation, ACA has determined that we will abide by the AHSAA Handbook, even though it violates State law. This creates a continuing and irreparable harm to students they will never get back the games that they are not playing in. Those opportunities for competition are now gone forever." Again, to date, Mr. Harmon has not disputed my understanding in this regard.
- 13. Consistent with my August 28, 2025 email to Mr. Harmon, I have instructed ACA school staff not to allow Z.H. or other CHOOSE Act participating students to participate in AHSAA-sanctioned interscholastic athletic events. Z.H.'s failure to comply with this instruction could subject him to discipline according to school policies up to and including expulsion.
- 14. AHSAA rules prohibit Z.H. and other CHOOSE Act participating students from participating in its interscholastic athletic competitions for an entire year due solely to their status as a CHOOSE Act participating student. The only "financial aid" or "financial assistance under the AHSAA rules that Z.H. receives is funds under the CHOOSE Act. Therefore, the only reason that Z.H. is ineligible for AHSAA-sanctioned athletic competitions is because of his participation in the CHOOSE Act program.
- 15. Our school would not exclude Z.H. and other similarly situated students from participating in interscholastic athletic competitions due to their participation in the CHOOSE Act program if relying on the text of the CHOOSE Act. We are solely excluding Z.H. from participating in interscholastic athletic competitions due to the AHSAA's requirement. If the AHSAA were not compelling us to exclude Z.H., we would permit him to participate in sub-varsity level interscholastic athletic competitions.

- 16. Z.H. and other CHOOSE Act participating students who are ineligible because of the AHSAA financial aid rule are currently experiencing continuing and irreparable harm by missing opportunities for athletic competition, team development, and personal growth. Their ACA athletic teams are also currently losing valuable opportunities to bond with a teammate who otherwise would be a valuable member of the team during this school year. ACA is also currently losing valuable opportunities to pursue its mission of providing a transformative Christ-centered education in all aspects of student development.
- 17. There is no practical or equitable remedy to recreate or compensate the experiences students, teams, and my school lose when students like Z.H. are disqualified from interscholastic athletic competition. Every opportunity for competition that Z.H. and other CHOOSE Act participating students miss due to AHSAA policies is a missed opportunity to grow, learn, and mature, from a physical perspective, a faith perspective, and a character perspective. Every game that Z.H. and other CHOOSE Act participating students miss due to AHSAA policies is also a missed opportunity for their teams to fully bond together as one unit. Every game that Z.H. and other CHOOSE Act participating students miss due to AHSAA policies is also a missed opportunity for ACA to pursue its mission. We will never be able to get these opportunities back, and there is no amount of money that we could receive that would constitute an adequate substitute for them.

Joshua M. Roberts President and Head of School Alabama Christian Academy

Sworn and subscribed before me on September 5, 2025.

OTARY PUBLIC

ly commission expires: 01-04-202

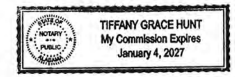


EXHIBIT C

AHSAA's 2025-26 Handbook



2025–26 HANDBOOK

AHSAA MISSION STATEMENT

The Alabama High School Athletic Association (AHSAA) serves member schools through interscholastic competition by enhancing student learning, sportsmanship, safety and lifelong values. With integrity as its foundation, the AHSAA consistently governs the rules created by member schools.

AHSAA Strategic Plan

- Expand and strengthen recognition programs for student-athletes, coaches, administrators, officials, and community partners.
- To remain on the forefront of all media platforms while delivering high quality content in an effective way.
- Enhance and expand communication and collaboration opportunities for all member schools.
- Enhance the health and safety of all participants.
- Maintain financial stability for the organization (AHSAA).

A member of the National Federation of State High School Associations

Alabama High School Athletic Association

P.O. Box 242367, 7325 Haleyon Summit Dr.

Montgomery, AL 36124-2367 Phone: (334) 263-6994

Fax: (334) 387-0075

www.ahsaa.com

Alabama High School Athletic Association

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CONTENTS

Alabama High School Athletic Association	Page
Central Board of Control	4
State Office Staff	4
Legislative Council	5
Sports Committees	6
Calendar of Events	11
Testing Dates	13
General Reminders	14
Publications	15
National Federation	15
Title IX Policy Statement	16
·	
Constitution	17
Bylaws	24
Rule I – Eligibility	24
Rule II - Reports	42
Rule III – Contests	44
Rule IV - Game Officials	62
Rule V - Coaches	63
Rule VI — Administration	66
Junior High/Middle School	75
Bylaws	78
AHSAA Sports Medicine and Safety	79
Questions & Answers	81
Sanctioned Sports	
Championship Sports	
Sports Under Jurisdiction Plan	
School Classification	94
ALIONA ME E E E E E	00
AHSAA Mission, Function & Organization	
Special Program: Hall of Fame	
Editorial: Association Promotes Athletics	
Original Merger Plan	
Index	108

4 Central Board, Staff

ALABAMA HIGH SCHOOL ATHLETIC ASSOCIATION

Jerome Woods, Mattie T. Blount	Bi-District 1
Trent Trawick, Enterprise	District 2
Marci Williams, Carroll	District 2
Matt Geohagan, Bibb County	District 3
Rosalyn Narcisse-Cousar, Chilton C	oBi-District 3
Albert Weeden, Loachapoka	District 4
Kim Kiel, Pelham (Vice-President)	District 5
Michael Turner, Bessemer	Bi-District 5
Mike Welsh, Cherokee Co BOE	District 6
Todd Tittle, Winston Co BOE	District 7
Roderick Sheppard, Florence	Bi-District 7
Brian Jett, Ft. Payne BOE	District 8
Holly Sutherland, Hartselle	District 8
Chuck Marcum, Montgomery	State Dept. of Education
STATE	OFFICE STAFF
Heath Harmon	Executive Director
Brian McRae	Associate Executive Director
Amy Gulledge	Chief Financial Officer
JT Lawrence	Director, AHSADCA
Ron Ingram	Communications Director
Ryan Barkley	Assistant Director
Ken Washington	Director of Officials
Tara Osborn	Assistant Director
Caleb Ross	Assistant Director
David HoltsfordC	oordinator Digital Media (AHSAA/AHSADCA)
	Executive Administrative Assistant
Alaine Davis	Administrative Assistant (Finance)
Vanda Peppers	Administrative Assistant (AHSAA/AHSADCA)
Lindsey Hurd	Administrative Assistant (Finance)
_	Administrative Assistant
Rodney Mills	Part-Time IT Coordinator
Alan Mitchell	Part-Time Website Coordinator
Bruce Forte	AHSAA Support Staff

Legislative Council 5

LEGISLATIVE COUNCIL

(Years remaining in term are indicated.)

District 1

Jerome Woods, Blount (4); Bart Sessions, Alma Bryant – Pres. (3); Deric Scott, Foley (2); Terry Curtis, UMSWright – Secretary-Treasurer (1) COUNTIES: Baldwin, Choctaw, Clarke, Conecuh, Escambia, Mobile, Monroe, Washington.

District 2

Jeff Torrence, Pike County – Pres. (4); Trent Trawick, Enterprise-Secretary-Treasurer (3) Jessica Noble, Dothan (2); Ray Wilson, Andalusia (1); Marsielena Williams, Ozark (4). COUNTIES: Barbour, Butler, Coffee, Covington, Crenshaw, Dale, Geneva, Henry, Houston, Pike.

District 3

Rosalyn Narcisee-Cousar, Chilton Co. (4); Matt Geohagan, Bibb County-Pres. (3); Tommy Tisdale, Keith (2); Granger Shook, Pike Road (1). COUNTIES: Autauga, Bibb, Chilton, Dallas, Greene, Hale, Lowndes, Marengo, Montgomery, Perry, Sumter, Wilcox.

District4

Lawrence O'Neal, Tallassee (4); Albert Weeden, Loachapoka (3); Kyle Futral, Wetumpka -Pres. (2); Kelli Fischer, Opelika – Secretary – Treasurer (1); COUNTIES: Bullock, Chambers, Coosa, Elmore, Lee, Macon, Russell, Tallapoosa.

District 5

Michael Turner, Bessemer (4); Darrell Hudson, Parker (3); Johnathan Jordan, Jasper -Secretary-Treasurer (2); Kim Kiel, Pelham-Pres. (1). COUNTIES: Jefferson, Shelby, Tuscaloosa, Walker.

District 6

Quentin Lee, Talladega (4); Mike Welsh, Cherokee Co. – Secretary-Treasurer (3); Larry Davidson, Oxford-Pres. (2); Steve Smith, Westbrook Christian (1). COUNTIES: Calhoun, Cherokee, Clay, Cleburne, Etowah, Randolph, St. Clair, Talladega.

District 7

Roderick Sheppard, Florence (4); Davey Reed, Haleyville-Secretary – Treasurer (3); Todd Tittle, Winston Co.Pres. (2); Patrick Sutton, Marion County (1). COUNTIES: Colbert, Fayette, Franklin, Lamar Lauderdale, Lawrence, Marion, Pickens, Winston.

District 8

Demond Garth, Austin (4); Jeremy Lowery, Madison County – Secretary-Treasurer (3); Brian Jett, Fort PaynePres. (2); John Ingram, Arab (1); Holly Sutherland, Hartselle (4). COUNTIES: Blount, Cullman, Dekalb, Jackson, Limestone, Madison, Marshall, Morgan.

6 Sports Committees

BASEBALL

District	Name	School	email
1	Kevin Raley	UMS-Wright	kraley@ums-wright.org
1	Will Buford	Clarke County	wbuford@clarkecountyschools.org
2	Mike Mordecai	Northside Methodist	mmordecai@northsideknights.net
3	Kevin May	Bibb County	mayk@bibbed.org
3	Walter Myers	Prattville	walter.myers@acboe.net
4	Russ Brooks	Wetumpka	robert.brooks@elmore.com
5	Tyrus Moss	Parker	tmoss@bhm.k12.al.us
5	Adam Mosely	Hoover	amoseley@hoover.k12.al.us
6	Matt Deerman	Piedmont	mdeerman@pcsboe.us
7	Johnathan Pate	Gordo	patej@pickens.k12.al.us
7	Omar Tomkins	Sheffield	otompkins@scs.k12.al.us
8	Eric Varnadore	Fort Payne	evarnadore@fpcsk12.com
BASKETBA	ALL		
1	Phillip Roebling	Theodore	proeblin@mcpss.com
1	Terrance Pinkney	Hillcrest Evergreen	terrence.pinkney@conecuhk12.com
1	Kimyatta Perry	Daphne	kperry@bcbe.org
2	Kirk Norris	Georgiana	kirk.norris@butlerco.k12.al.us
2	Allen Catrett	Enterprise	acatrett@enterpriseschools.net
3	Marcus Turner	Keith	turnerm@dallask12.org
3	Robb McGaughey	LAMP	Robb.mcgaughey@mps.k12.al
3	Willie Morgan	Selma	willie.morgan@selmacityschools.org
3	Blake Smith	Trinity Presbyterian	bsmith@trinitywildcats.com
4	Jeremy Freeman	Benjamin Russell	jeremy.freeman@acsk12.net
4	Sabrina Milligan	Beauregard	milligan.sabrina@lee.k12.al.us
5	Ronald Steele	John Carroll Catholic	rsteele@jcchs.org
5	Scott Ware	Hoover	jware@hoover.k12.al.us
5	Tonya Hunter	Hewitt Trussville	tonya.hunter@trussvillecityschools.com
5	Crosby Morrison	Pelham	cmorrison@pelhamcityschools.org
6	Joel Van Meter	Oxford	jvanmeter.oh@oxboe.com
6	Ricky Austin	Spring Garden	raustin@cherokeek12.org
7	Dylan Burleson	Florence	dlburleson@florencek12.org
7	Jeff Hodge	Lawrence County	jeffhodgejr.5@gmail.com
7	Joseph Wilson	Haleyville	jwilson@havc.k12.al.us
7	Blair Woods	Florence	bbowens58@gmail.com
8	Capri Tucker	Athens	caprieeatucker@gmail.com
8	Patrick Harding	Whitesburg Christian	
BOWLING			
1	Danny Daigle	Baker	ddaigle@mcpss.com
2	Briana Kent	Dothan	brkent@dothan.k12.al.us
3	Brett Johnson	Marbury	Brett.Johnson@acboe.net
4	Shane Lake	Beauregard	lake.shane@lee.k12.al.us
5	Debra Broome	Vestavia Hills	broomeda@vestavia.k12.al.us
5	John Benjamin	Ramsay	jbenjamin@bhm.k12.al.us
6	Shawanna Roper	Etowah	ropersn@attalla.k12.al.us
8	Lisa Ivey	Sparkman	livey@madison.k12.al.us

CHEER

District	Nama	Cobool	
District	Name Elizabeth Blackburn	School Many Mantagement	email
1 1	Kim Windham	Mary Montgomery	eblackburn@mcpss.com
2	Lorrie Harrison	Vigor	kwindham@mcpss.com lharrison@oppboe.com
3	Annice Jessie	Opp Southside (Selma)	ajessie@dallask12.org
3	Marla Suttle		,
4		Bibb County	suttlem@bibbed.org megan.johnson@opelikaschools.org
5	Megan Johnson Morgan Lambert	Opelika Spain Park	mlambert@hoover.k12.al.us
5	Richard Sutton	Thompson	richard.sutton@acsboe.org
6	Anna Chambliss	Glencoe	anna_chambless@ecboe.org
7	Sandra Seals	Winfield	sseals@winfield.k12.al.us
7	Ebony King	Deshler	eking@tuscumbia.k12.al.us
8	Paige Hodges	Scottsboro	phodges@scottsboroschools.net
		Ocullonoio	priouges@scottsboroscrioois.net
CROSS CO		01 D 11	
1	John Brigham	St. Paul's	jbrigham@stpaulsmobile.net
2	Chris Rodgers	Enterprise	chris.rodgers@enterpriseschools.net
3	Nick Belvin	Bibb County	belvinn@bibbed.org
3	Tiara Harris	Breakthrough Charter	tharris@breakthroughcharterschool.org
4	Jessica Holbert	Wetumpka HS	jessica.holbert@elmoreco.com
5	Richard Anderson Joe Patrick Jr	Vestavia Hills Central- Tuscaloosa	andersonrl@vhcs.us
5 6	Jamie Watts	Central-Clay County	joepatrick36@gmail.com wattsj@clayk12.org
7	Stanley Johnson	Lawrence County	sjohnson@lawrenceal.org
8	Gus Hembree	Pisgah	hembreeg@jacksonk12.org
		i iogaii	nombroog@jackdonk12.org
FLAG FOO		Develoe Association	
1	Zack Ward	Bayside Academy	zward@baysideacademy.org
2	Brad Fortney	Enterprise Francis Marion	bfortney@enterpriseschools.net
3	Leslye Essex Thomas Sowell		lessex@perrycountyal.org thomas.sowell@acboe.net
4	Michael King	Marbury Smith Station	king.michael@lee.k12.al.us
5	Dennis Connor	Central- Tuscaloosa	dcconner54@gmail.com
5	Taylor Burt	Hewitt Trussville	taylor.burt@trussvillecityschools.com
6	Wes Brooks	Oxford	wbrooks.oh@oxboe.com
7	WG3 DIOUNS	Oxioid	emailed jamie chapman 4.28
8	James Arnette	Sparkman	jdarnette@mcssk12.org
		оранинан	juanotto emosok 12.01g
FOOTBAL		Alma Dayant	ihaaaalana@manaa aana
1	Bart Sessions	Alma Bryant	jbsessions@mcpss.com
1	Lawrence Yelding	B.C. Rain Andalusia	lyelding@mcpss.com
	Trent Taylor		taylort@andalusia.k12.al.us
3	Matthew Leonard	Isabella	mtleonard@chiltonboe.com
3	Charles Moody	Southside (Selma)	cmoody@dallask12.org
4	LA O'Neal	Tallassee	Lawrence.o'neal@tcschools.com
5	Darrell LeBeaux	Pleasant Grove	dlebeaux8@gmail.com
5	Chris Yeager	Mountain Brook	yeagerc@mtnbrook.k12.al.us
6	Jeff Smith	Walter Welborn	jsmith.wl@ccboe.us
7	Bo Culver	Haleyville Prooks	bo.culver@gmail.com timothy.bowens@lcschools.org
7	Tim Bowens	Brooks	
8	John Ritter	Decatur	john.ritter@dcs.k12.al.us

GOLF			
District	Name	School	email
1	David Armstrong	St. Paul's	darmstrong@stpaulsmobile.net
2	Mark Wicker	Elba	mwicker@elbaed.com
3	Tim Bethea	Trinity Presbyterian	tbethea@trinitywildcats.com
3	Ted White	Pike Road	ted.white@pikeroadschools.org
4	Alex Davis	Smiths Station	davis.auston@lee.k12.al.us
5	Jason Hathcock	Homewood	jhaithcock@homewood.k12.al.us
5	Chris Osborne	Parker	coachozparkergolf@gmail.com
6	Justin Brown	Weaver	jbrown.wh@ccboe.us
7	James Mitchell	Florence	jlmitchell@florencek12.org
8	Zack Perkins	Scottsboro	zperkins@scottsboroschools.net
SOCCER			
1	Jamie Ferguson	Bayside Academy	jfergusonsoccer@gmail.com
2	Bruce Ladner	Enterprise	bladner@enterpriseschools.net
3	Kinsley Simmons	Trinity Presbyterian	ksimmons@trinitywildcats.com
3	Brandon Gurganus	Chilton County	obgurganus@chiltonboe.com
4	Derek Hovell	Opelika	derek.hovell@opelikaschools.org
5	Joe Webb	Mountain Brook	webbj@mtnbrook.k12.al.us
5	Jerry Davenport	Wenonah	Jerrywdavenport1988@gmail.com
6	Tiffany Cargill	Southside	tiffany_cargill@ecboe.org
7	Darrel Baker	Tharptown	darrelbaker@franklin.k12.al.us
8	Michael Farmer	Fort Payne	mfbutterhed@aol.com
SOFTBALL			
1	Barclay Davis	Mary Montgomery	bdavis3@mcpss.com
1	Anthony Cox	Baldwin County	acox@bcbe.org
2	Cindy Hawthorne	Brantley	chawthorne@crenshaw-schools.org
3	Patricia Ball	Pike Road	patriciaball83@yahoo.com
3	Towanna Flennory	Keith	flennoryt@dallask12.org
4	Daryl Otwell	Wetumpka	daryl.otwell@elmoreco.com
4	Pat Love	Tallassee	pat.love@tcschools.com
5	Kevin Todd	Thompson	kevin.todd@acsboe.org
6	Taylor Talbot	Glencoe	taylor_talbot@ecboe.org
7	Sander Tverberg	Belgreen	sandertverberg@ymail.com
8	Al Rauls	New Hope	arauls@madison.k12.al.us
SWIMMIN	G		
1	Cathy Hudson	Fairhope	chudson@bcbe.org
2	Trent Trawick	Enterprise	ttrawick@enterpriseschools.net
3	Christopher Shomber	LAMP	christopher.shomber@mps.k12.al.us
3			
4	Jeff Dellinger	Auburn	jeffdellinger@msn.com
5	Ethelyn Willis	Ramsay	ewillis@bhm.k12.al.us
5	Anna Siegfried	Spain Park	asiegfried@hoover.k12.al.us
6	Paula Reynolds	Gadsden City	preynolds@gadsdencityschools.org
7	Rachel Graves	Florence	rlgraves@florencek12.org
8	Felipe Cortez	Grissom	coachfelipe@swimhsa.org

Sports C.			
TENNIS			
District	Name	School	email
1	Meridy Jones	UMS-Wright	mjones@ums-wright.org
2	Keith Forrester	Dothan	keforrester@dothan.k12.al.us
3	David Bethea		david_bethea@montgomeryacademy.org
		Montgomery Academy	
3	Nesbert Vaval	Selma	nvaval25@gmail.com
4	Adam Massey	Opelika	adam.massey@opelikaschools.org
5	Brad Armstrong	Hillcrest-Tuscaloosa	barmstrong@tcss.net
5	Terrance Cobb	Homewood	tcobb@homewood.k12.al.us
6	Jennifer Lee	Pell City	jennifer.lee@pellcityschools.net
7	Alyssa Minshew	Deshler	aminshew@tuscumbia.k12.al.us
8	Kenyotta Griffin	Lee	kenyatta.griffin@hsv-k12.org
TRACK			
1	Brandon Oliver	Baker	boliver@mcpss.com
1	Andre Ezell	Jackson	akezell@clarkecountyschools.org
2	Brad Fortney	Enterprise	bfortney@enterpriseschools.net
3	Ben Kissinger	Montgomery Academy	ben_kissinger@montgomeryacademy.org
3	Jeffery Walker	Selma	jeffery.walker@selmacityschools.org
4	Joseph Snelick	Elmore County	walter.snelick@elmoreco.com
4	Warren Brown	Wetumpka	warren.brown@elmoreco.com
5	Marty Springfield	Pelham	mspringfield@pelhamcityschools.org
5	Dustin Darby	Calera	dustin.darby@outlook.com
6	Chase Brisendine	Alexandria	cbrisend.am@ccboe.us
7	Steve Reaves	Winfield	sreaves@winfield.k12.al.us
7	Tony Buckhalter	Florence	tbstate98@gmail.com
8	Luke Robinson	Scottsboro	Irobinson@scottsboroschools.net
VOLLEYB	ALI		
1	Ann Schilling	Bayside Academy	aschilling@baysideacademy.org
		Jackson	
1	Ashley Snow		asnow@clarkecountyschools.org
2	Allison Harding	Enterprise	aharding@enterpriseschools.net
3	Sarah Dubberly	Trinity Presbyterian	sdubberley@trinitywildcats.com
3	Tynesha Adams	Prattville	tynesha.adams@acboe.net
4	Megan Ford	Benjamin Russell	mford@acsk12.net
5	Perry Robinson	Pelham	wrobinson@pelhamcityschools.org
5	Dionne Williams	Center Point	ddjwilliams@jefcoed.com
6	Lisa Bates	Sand Rock	lbates@cherokeek12.org
7	Robyn Hutto	Lawrence County	robynhutto@lawrenceal.org
7	Summer King	Pickens County	kings@pickens.k12.al.us
8	Coco Crutcher	Hazel Green	cotate@madison.k12.al.us
WRESTLI	NG		
1	J.T. Gosnell	Robertsdale	igosnell@bcbe.org
1	Jamichael Winston	LeFlore	jwinston@mcpss.com
2	John Biezuns	Dothan	jobiezuns@dothan.k12.al.us
		Prattville Christian	•
3	Trent Staggs		tstaggs@4pca.org
3	Coy Hunter	Montgomery Catholic	laha maal @taaahas !
4	John Mask	Tallassee	john.mask@tcschools.com
5	Chris Pike	Hewitt-Trussville Schools	cpike018@gmail.com
5	Monterious Adams	Vestavia Hills	adamsmt@vestavia.k12.al.us
6	Frank Hartzog	Alexandria	fhartzog.ae@ccboe.us
8	Kyle Routon	Arab	krouton@arabcityschools.org

10			- F
AHSADCA	A ADVISORY COMMITTEE		
District	Name	School	email
1	Lawrence Yelding	B.C. Rain	lyelding@mcpss.com
2	Jessica Noble	Dothan	jenoble@dothan.k12.al.us
3	Kevin May	Bibb County	mayk@bibbed.org
3	Marcus Turner	Keith	turnerm@dallask12.org
4	Albert Weeden	Loachapoka	weeden.albert@lee.k12.al.us
5	Andy Urban	Mountain Brook	urbane@mtnbrook.k12.al.us
6	Clint Smith	White Plains	csmith.wp@ccboe.us
7	Patrick Smith	Deshler	ptsmith@tuscumbia.k12.al.us
8	Carrie Donaldson	James Clemons	kldonaldson@madisoncity.k12.al.us
ALSDE			
	Chuck Marcum	chuck.marcum@ALSDE.edu	
JUNIOR H	HIGH/MIDDLE SCHOOL COM	MITTEE	
1	Jeb Blackerby	UMS-Wright	jblackerby@ums-wright.org
2	Perry Dillard	South Dale Middle School	pdillard@dalecountyboe.org
3	Alene Jones	Demopolis Middle School	aljones@dcsedu.com
3	Eric Perry	Hale County Middle School	eperry@halek12.org
4	Brittany Spencer	Tallassee Middle School	brittany.spencer@tcschools.com
5	Desaree Jackson	Calera Middle School	djackson@shelbyed.org
6	Chris Hanson	Piedmont	chanson@piedmont.k12.al.us
7	Scott King	Deshler	sking@tuscumbia.k12.al.us
7	Rodney Hannah	Fayette Middle School	rhannah@fayette.k12.al.us
8	Amanda Culberson	Grissom	
	AL ADVISORY COMMITTEE	D 1	
1	John Poiroux	Baker	jpoiroux@mcpss
2	Marcus Taylor	Brantley	marcus.taylor@crenshaw-schools.org
3	Ronnie Garner	Hale County	rwgarner@halek12.org
3	Cedric Brown	Southside (Selma)	cbrown@dallask12.org
4 5	Kyle Futral Ryan Howard	Wetumpka Hueytown	kyle.futral@elmoreco.com rkhoward@jefcoed.com
6	nyari i lowaru	Tiueytowii	rkilowalu@jelcoeu.com
7	Todd Tittle	Winston County Schools	ttittle@wcsclass.com
7	Barry Hill	Aliceville	hillb@pickens.k12.al.us
8	Willie Moore	Athens	willie.moore@acs-k12.org
TECHNOL	OGY COMMITTEE		
1	Brent Daugherty	UMS-Wright	bdaugherty@umswright.org
2	Doug Bailey	Crenshaw County School	dbailey@crenshaw-schools.org
3	Pete McCoy	Trinity Presbyterian	pmccoy@trinitywildcats.com
3	Melissa Jones	RC Hatch	missypjones70@gmail.com
4	Landon Pickard	Opelika	landon.pickard@opelikaschools.org
5	Laura Casey	Vestavia Hills	caseyls@vhcs.us
6	Adam Clemons	Piedmont	aclemons@pcsboe.net
7	Rod Sheppard	Florence	rsheppard@florencek12.org
7	Josh Harper	South Lamar	jharper@lamarcountyboe.com
8	David Coker	Grissom	david.coker@hsv-k12.org

Calendar of Events 11

2025-26 Calendar of Events

AUGUST	
4	First practice date for football, volleyball, cross country, swimming & diving (July
_	28 th if no spring evaluations)
21,22	Kick-Off Classic (Montgomery)
21	First contest date for varsity football & flag (first JV/Fr/Jr. High/MS may play Aug.
21	25.
21	First contest date for volleyball, cross country, swimming & diving
OCTOBER	
20	First practice for basketball; Bowling Oct. 6 Wrestling Oct. 27; Indoor Track-Nov. 3)
15-18	Area Volleyball Tournaments (1A,3A,5A,7A 16 ^{th:} / 2A,4A, 6A-15 th /Default dates Oct. 17 th and 18 th) 14 th permission only
22-24	Super Regional Volleyball Tournaments (Montgomery, TBD)
28-30	State Volleyball Tournament (Birmingham)
NOVEMBER	
TBD	Regional Cheerleading (TBD)
Oct. 30-Nov 1	Section Cross Country meets
7,14,21,28	State Football Playoffs (Rounds 1-4)
8	State Cross Country Meet (Moulton)
21-22	State Swimming & Diving Meet (Huntsville)
DECEMBER	
3-5	Super 7 Football/Flag Championships (Birmingham-Protective Stadium)
TBD	State Cheerleading (Birmingham)
Dec. 12	North-South All Star Football Game (Mobile)
Dec. 13	Alabama-Mississippi All-Star Football Game (Mississippi)
JANUARY	
22-23	Regional Bowling Tournaments (TBD)
29-30	State Bowling Tournament (Mobile)
16,17,20	Wrestling Duals Tournament first rounds
23	Wrestling Duals Tournament Final Four (Birmingham)
FEBRUARY	
6-7	State Indoor Track & Field Meet (Birmingham)
5-10, (1A-6A) 11- 13 (7A)	Girls Area Basketball Tournaments (default dates Feb. 5,7,10; 7A 11-13
5-11, (1A-6A) 11- 14 (7A)	Boys Area Basketball Tournaments (default dates Feb. 6,9,11; 7A 12-14
5-7	Super Section Wrestling Tournaments (Montgomery, Birmingham)
12-14	State Wrestling Tournament (Huntsville)
13	Girls Sub-Regional Basketball Games
14	Boys Sub-Regional Basketball Games
17-26	Regional Basketball Tournaments (Garrett Coliseum, ASU, Jacksonville State, Wallace-Hanceville)

12 Calendar of Events

2025-26 Calendar of Events

MARCH	
2-7	State Basketball Championships (Birmingham)
9-10	Student Leadership Conference
14	Alabama-Mississippi All-Star Basketball Games (Mississippi)
16/23	Alabama High School Sports Hall of Fame Induction (Montgomery)
APRIL	
7-8	Principals' and Athletic Directors' Conference (Montgomery)
13	Bryant-Jordan Student Athlete Awards Banquet (Birmingham)
13-16	Section Tennis Tournaments
24-25, 1-2	State Baseball Playoffs (Rounds 1-2)
20-24	State Tennis Tournaments (Mobile)
24-25	Section Track & Field Meets
23-May 2	Sub-State Soccer Matches Round 1, 2, 3
27-28	Section Golf Tournaments
MAY	
1-5	Area Softball Tournaments
4-5	Sub-State Golf tournaments
30-2	State Track & Field Meets (Gulf Shores April 30 May-2 (Cullman: May 1-2)
8-9, 15-16	State Baseball Playoffs (Rounds 3-4)
11-14	Regional Softball Qualifiers (Gulf Shores, Montgomery, Albertville, Florence)
6-9	State Soccer Tournament (Huntsville)
11-12	State Girls and Boys Golf Tournament (Mobile- Magnolia Grove)
11-12	Heptathlon, Decathlon (Birmingham)
18-22	State Baseball Finals (Oxford and Jacksonville State University)
18-22	State Softball Tournament (Oxford)
JULY	
20-24* and 28-Aug	Summer Conference & All-Star Sports Week (Montgomery) DEAD WEEK
1*	(weight training//practice/conditioning only)

^{*} Subject to change depending on contracts and/or available dates.

Testing Dates 13

TESTING DATES

The dates of a few AHSAA events coincide with some state and national testing dates for the 2025–26 school year. The following chart may be used to assist coaches and students in scheduling around any conflicts.

ACT Assessment Test

TEST DATES	AHSAA EVENTS		
Sept. 6, 2025	None		
Oct. 18, 2025	Area VB		
Dec. 13, 2025	AlaMiss. All-Star FB		
Feb. 14, 2026State Wrestling,	Boys Sub-Regional Basketball		
April 11, 2026	None		
June 13, 2026	None		
SAT Test			
Aug. 23, 2025	None		
Sept. 13, 2025	None		
Oct. 4, 2025	None		
Nov. 8, 2025	State CC		
Dec. 6, 2025	None		
March 14, 2026	AlaMiss. All-Star Basketball		
May 2, 2026 Baseball, Area Softball,	& Soccer Playoffs, State Track		
June 6, 2026	None		

ACT Assessment Test (by ALSDE)

March 2-6, 9-13, 17, 2026 April 6-10 (make-up date)

Advancement Placement (AP) Exams

May 4-8, 2026 Baseball & Softball Playoffs,
Sub-State Golf & Soccer
May 11-15, 2026 Regional Baseball & Softball, Heptath./Decath.,
State Golf

14 General Reminders

GENERAL REMINDERS

 All information relating to school membership, membership in the Athletic Directors & Coaches Association, and student eligibility must be submitted online via DragonFly.

- 2. All other necessary forms will be found on the AHSAA website as on-line forms or as PDF files that can be printed, completed and then submitted to the AHSAA via mail or email.
- 3. School registration data must be submitted online by Aug. 1.
- 4. Catastrophic insurance premiums must be submitted to the AHSAA State Office by Sept. 1.
- 5. Athletic Directors & Coaches Association membership registration must be submitted in Dragonfly by Aug. 1. Membership fees must be submitted by regular or express mail to the AHSAA before cards will be issued. Verification of the certification for each coach that has been certified from 2001-02 to the present (course requirements) plus verification of CPR certification, with AED Training and STAR Sportsmanship, or NFHS Sportsmanship for all new coaches, Concussion, Heat Acclimatization, Sudden Cardiac Arrest, Student Mental Health, course requirements for all coaches must be kept on file in the principal's office.
- 6. Eligibility data must be submitted online before any student participates in a contest of current eligible students.
- 7. Students submitted online for eligibility and principal certified are eligible 48 hrs. after they have been submitted online to the AHSAA.
- 8. Copies of students' certified birth certificates, Pre-participation Concussion Information, Student Release Consent Forms, Sudden Cardiac Arrest Information must be kept on file in the principal's office where the student is enrolled. (No birth certificates should be submitted to the AHSAA.)
- 9. A physical exam will satisfy the requirements for one calendar year to the end of month from the exam date.
- 10. School year is defined the day fall practice begins to the last day of summer before fall practice.
- 11. Sport Declarations must be completed online by date assigned by AHSAA for fall sports.
- 12. **All** interscholastic contests must use AHSAA-registered officials and should be scheduled with game contracts.
- 13. Official rulings must be requested in writing by the principal to the AHSAA Executive Director.

PUBLICATIONS

The **AHSAA Handbook** is published annually and copies are provided to superintendents, member schools and the news media. The Handbook includes the constitution, bylaws and regulations of the AHSAA as well as a calendar for the current school year.

The **Director's Update** newsletter is posted monthly on the AHSAA website, www.ahsaa.com.

The **AHSAA Sports Book** is published annually online to outline the championship sports conducted during each quarter. These books are posted online as the official controlled documents.

The AHSAA Official Records, the official collection of facts detailing years of outstanding athletic achievements by high school students, coaches and teams in Alabama are kept updated on the AHSAA website, www.ahsaa.com.

THE NATIONAL FEDERATION

The National Federation of State High School Associations, of which the AHSAA has been a member since 1924, had its beginning in 1920 and now consists of 51 individual state high school athletic and/or activities associations and the association of the District of Columbia. Also affiliated are eight interscholastic organizations from Canadian provinces. Karissa Niehoff is executive director of the National Federation.

The purpose of the National Federation is to coordinate the efforts of its member state institutions toward the ultimate objectives of interscholastic athletics. It provides a means for state associations to cooperate in order to enhance and protect their interscholastic programs.

Member state associations' programs are administered in accordance with the following basic beliefs:

- (a) Interscholastic athletics shall be an integral part of the total secondary school educational program.
- (b) Interschool athletics shall be primarily for the benefit of the high school students who participate directly in them.
- (c) Any athletic competition to determine a so-called champion shall provide opportunities for schools to demonstrate and to evaluate the best taught in their programs with the best taught in other schools from other areas of the state.
- (d) Participation in interscholastic athletics is a privilege to be granted to those students who meet the minimum standards of eligibility adopted by the schools through their state association.

TITLE IX POLICY STATEMENT

It is the official policy of the Alabama High School Athletic Association that no person, on the basis of gender, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program offered by the AHSAA.

CONSTITUTION

Article I

This Association shall be known as the Alabama High School Athletic Association.

Article II Object

The object of this Association shall be to promote pure amateur athletic competition in the high schools of Alabama.

Article III Membership

A high school of Alabama which has been placed on accredited relations above junior grades by the State Department of Education and/or the Southern Association of Colleges and Schools may become a member of the Association, provided it is accepted by the Central Board of Control, the principal files an application for membership (application form may be found in DragonFly), pays the annual dues and signs an agreement to be governed by the Constitution, Bylaws, and rulings of the Association and sends in regularly such reports as are required.

Non-public schools applying for membership must meet the following criteria:

- 1. Have SACS accreditation or the equivalent.
- 2. Register with the State Department of Education.
- 3. File a School Profile with the AHSAA.
- 4. Have at least 70 percent of its faculty as Certified Teachers.
- 5. Conduct background checks of its faculty and staff.
- 6. Offer at least five girls and five boys varsity sports.*

Note: School must provide a letter from school board approving membership application.

Schools applying for membership for the first time must be approved by the Central Board of Control. Only an accredited school may be a member.

* Schools are required to offer 5 girls and 5 boys sports each year to maintain full membership status.

Note: If a school is accredited by the State Department of Education and/ or the Southern Association of Colleges and Schools or equivalent at the time it is accepted for membership, the school shall retain its membership status with the AHSAA for the entire school year even if its accreditation status changes.

The Central Board shall have the right to determine a graduated

membership fee based on enrollment, but the maximum fee is not to exceed two hundred dollars. If the annual membership fee is not paid before September 1 of each year, the delinquent school shall lose its membership. A school losing its membership may be reinstated for the current year by the payment of an additional fee of \$5.00.

The annual membership dues shall be collected by the State Executive Director.

Annual dues per class are as follows:

Class 7A	\$200 per school
Class 6A	\$200 per school
Class 5A	\$175 per school
Class 4A	\$175 per school
Class 3A	\$150 per school
Class 2A	\$150 per school
Class 1A	\$125 per school
Junior High/Middle	. \$50 per school

The Alabama Institute for Deaf shall be permitted to hold membership in the Association when it meets requirements and standards outlined by the Sixth District Board and the Central Board of Control.

Article IV Management

- (a) The management of the affairs of the Association shall be vested in a Legislative Council and a Central Board of Control. The Executive Director may act for the Board when it is not in session.
- (b) The membership of the local district boards shall constitute the Legislative Council of the Alabama High School Athletic Association. All changes in the Constitution and Bylaws shall be made by this body. They shall meet annually and at such times as may be deemed necessary by the President of the Central Board of Control/Executive Director.
- (c) Each District Board shall consist of four members, exclusive of the two districts that appoint females on a rotating basis. Board members must be superintendents, assistant superintendents, principals, assistant principals or teachers in the high schools of the district and shall have no more than two members from the same school system. No person shall be discriminated against based on gender, race, or religion. Members of the District Board shall be elected by representatives of the district schools, first for four years, then for terms of three years, two years and one year, respectively. Thereafter, one member shall be elected annually to serve a four-year term beginning July 1. One member shall represent the AHSAA

and one member shall represent the former Alabama Interscholastic Athletic Association (AIAA) which merged with the AHSAA in 1968. Two members shall represent either association.

Note: Any person who is elected as a District Board member while serving in any of the above positions may continue to serve as long as that person is retained as a full-time certified employee of any school or school system of the district and continues to be elected by member schools of the district.

Any vacancy or vacancies occurring in a District Board shall be filled by appointment by the President of the Central Board of Control with the approval of the remaining members or member of said District Board, but such appointment is only to hold until the vacancy or vacancies can be filled by election at the first meeting of the member schools of the District.

- (d) The Central Board of Control shall be composed of fifteen members: one member from each of the eight districts, one member from each of the four bi-districts, two at-large females (not representative of the same association) from Bi-districts on a rotating basis from the eight districts, and one member from the Alabama State Department of Education, appointed by the State Superintendent of Education. The four Bi-District members shall be elected from and by the District Board of two districts combined [1-Districts 1 and 2; Districts 3 and 4; 3- Districts 5 and 6; 4-Districts 7 and 8]. The Bi-District member must be a representative of the opposite Association of the other member representing that District on the Central Board.
- (e) The Executive Director shall be selected and appointed by the Central Board of Control. The Associate Executive Director shall be filled by appointment of the Executive Director. No person shall be discriminated against based on gender, race, or religion. Each position will be served by a person representing the opposite Association (AHSAA and AIAA) of the other in said position.

Article V Districts

The Central Board of Control shall divide the state into eight districts to be known as Districts 1, 2, 3, 4, 5, 6, 7 and 8.

Article VI Annual Meeting

There shall be an annual meeting (2nd Tuesday in April) of the members of the Association of each District for the election of members of the District Board and to transact such other business as may be necessary at such meetings to be held at the call of the Presidents of the respective

District Boards. Each school should have a representative present at the annual meeting.

Article VII Central Board of Control

- (a) Shall meet at such times and places as it may determine. A majority of its members may call a meeting at any time.
- (b) Shall be responsible for deciding the time and place for holding the annual meeting of the AHSAA.
- (c) At the annual meeting, the Central Board shall elect one of its members to serve as President of the Alabama High School Athletic Association for a period of one year. The Vice-President shall be elected in the same manner and neither the President nor the Vice-President shall serve for more than two years consecutively.
- (d) The President and the Vice-President shall represent their respective Districts on the Central Board.
- (e) The Vice-President shall attend all meetings and shall perform the duties of the President in his official absence.
- (f) Money shall be paid out by the Secretary-Treasurer only as directed by the Board and upon an order signed by the President.
- (g) The accounts of the Secretary-Treasurer shall be audited annually by a Certified Public Accountant, approved by the Central Board.
 - (h) The Secretary-Treasurer shall submit to the Board an annual report.
- (i) The Central Board of Control shall have full authority to adopt rules and regulations which shall be uniformly effective and binding upon all members of the Association.

Note: This includes the placing of monetary fines when deemed necessary.

A schedule of fines and penalties as adopted by the Central Board is as follows:

For a violation of rules, including flagrant, unsportsmanlike conduct other than physical abuse: first offense \$150-\$300 fine, depending on the severity of the case. Severity of the case includes who reported the violation, whether there was intent to hide or conceal information, and whether there were attempts to falsify records.

The penalty will also carry probation which is a warning to the school that any further violations will jeopardize its membership in the AHSAA.

2. For physical abuse, which includes physical attacks made on officials, coaches, and/or players by anyone: minimum

fine of \$500, no maximum. Physical violence by a player on an official or coach may also include the suspension of the player for a specific period of time or permanent suspension, depending on the severity of the act(s) and the incidents which lead to the altercation(s).

Subsequent penalties on the same school will result in additional, higher monetary fines and extension of the probationary period(s) which may or may not be restrictive. For physical violence or abuse, a school may be placed on restrictive probation for a part or all of its athletic programs or may be suspended from the Association.

Restrictive probation limits the school's participation to regular season games and prohibits the school from participating in any interscholastic contest involving more than two schools, including championships, for the duration of the restrictive probation.

- For intentional flagrant violations of the rules, a school may be placed on restrictive probation and assessed a minimum monetary fine of \$500. Intentional flagrant violations include being advised that a rule(s) has been violated and the school continues with the same violation. Minimum monetary fine(s) for junior high/middle schools is \$50.
- 4. Game officials may be reprimanded, fined and/or suspended for flagrant, unsportsmanlike conduct, which includes profanity, vulgarity, obscenities, striking a player, coach, fan or spectator, failing to fulfill an assignment or being late for an assignment without notifying the school as soon as possible or other conduct unbecoming of a game official registered with the AHSAA.
 - (j) The Central Board of Control shall have complete and final jurisdiction over all questions of the Constitution and Bylaws or other facts appealed to it by a member school.
 - (k) The Central Board of Control shall have the power, as far as Association finances permit, to employ a full time Executive Director, locate and provide expenses for an Association office.
 - (I) The Central Board shall have the power to classify member schools into two or more divisions for the purpose of athletic competition. No school's classification shall be changed during the classification period after the schools have been classified.
 - (m) The Central Board shall have the power to reorganize the administrative procedures with respect to Association reports, annual dues and registration of officials.

(n.) The Central Board shall have authority over any matter related to championship play.

Article VIII District Board of Managers

- (a) Shall meet at such times and places as it may determine. A meeting may be called at any time by two members of the Board or by the President. A copy of the proceedings of every District board meeting shall be sent to all member schools of the District by the Secretary.
- (b) Note: The District Board shall not rule on a case unless it is in session. A copy of all proceedings of the District Board meeting will be mailed to the State Office.
- (c) The District Board shall have power to organize at its discretion.
- (d) Money shall be paid out by the Secretary-Treasurer of the District Board of the Association and only upon the written order of the President of the District Board. The Secretary-Treasurer shall prepare and furnish each member school in the District an annual, detailed accounting of all monies handled.
- (e) The District Board shall have general supervision over all athletic contests held in its district and jurisdiction over questions arising wherefrom. It shall hear all complaints, decide all protests and enforce the Constitution and Bylaws and rules and regulations of the Association. These duties may be handled by the Executive Director.
- (f) The President may suspend from membership a school believed to be guilty of violating the rules of the Association. Such suspension continues until a meeting of the District Board can be held to pass on the case. Which the meeting must be held within five days of each suspension, except that a suspended school may request further time, not to exceed five additional days. The above may be handled by the Executive Director.
- (g) The District Board may suspend schools which persistently fail to file required lists or reports.
- (h) When a school is placed on probation it may, along with other penalties, be prohibited from participating in a tournament or other events that involve more than two schools.

Article IX Annual Contests

A District Board may conduct annual athletic contests and provide medals or prizes for individuals and teams. The Board of Control may conduct state contests under the same conditions.

Article X Complaints

A school may be charged with violating the laws of the Association or with unsportsmanlike conduct. The District Board, after sending a copy of the charges to the school concerned (verbal notification is sufficient unless a written report is requested in writing) and giving due notice of the time and place of meeting, shall consider the charges promptly and may expel a school from the Association or suspend it for a period not exceeding one year. If it expels or suspends a school, it shall at once notify all members of the Association. If a member of the Board represents a school directly involved in a controversy referred to the Board, the other members shall elect a replacement to act on the matter.

Note: The District Board may refer any type of case to the Central Board. The Central Board may appoint a committee to handle any case up for review, but the Executive Director has the authority to act on any case which needs immediate action.

To receive an official ruling on any case, the principal of a member school must request a ruling in writing to the Executive Director or Eligibility Coordinator. A verbal opinion or statement or email is not an official ruling.

The AHSAA may take action in a case without receiving a formal complaint.

Article XI Appeals

An official ruling made by the Executive Director may be appealed to the school's District Board. A District Board's ruling may be appealed to the Central Board of Control.

If the Executive Director's decision is changed by the District Board, it is automatically appealed to the Central Board of Control. The Central Board of Control has the authority to make the final decision on any case appealed to it. Member schools may only appeal an AHSAA ruling if said school is/was involved in the original ruling.

Article XII Amending the Constitution

The Constitution and eligibility rules may be amended at any regular meeting of the Legislative Council, a two-thirds vote being necessary. However, no amendment or change shall be considered at any meeting of the Association unless submitted in writing to the Executive Director at least 30 days before the meeting at which it is to have attention.

BYLAWS

The following rules shall apply to all interscholastic athletics of any member school. (Approved rulings under Notes.)

Rule I - Eligibility

SECTION 1. UNDERGRADUATES RULE. Graduates of accredited high schools or equal grades are not eligible.

Note: A student enrolled in a high school who (1) has completed less than 24 units of high school credit, or (2) has yet to complete a required high school course for which no exceptions are made, and has not been granted a diploma of graduation or a certificate of attendance from high school is eligible as far as this section is concerned.

SECTION 2. ENROLLMENT RULE. In order to be eligible, a student (traditional or non-traditional) must be enrolled at the beginning of the semester as a regular student in the school that serves the area where parents reside and where the student will participate.

Note: The student becomes eligible immediately at the member school that serves the area in which the student's parents reside if all other requirements are met.

Note: Students entering the seventh grade for the first time at the beginning of the school year are eligible where they enroll.

Note: A student that has already been enrolled in a school is not affected by this rule.

Note: A regular student is one who is enrolled at the school and is taking six new units of work. A student must be withdrawn from previous school and enrolled at a new school in order to participate in practice, tryouts or interscholastic contests.

Note: In order to practice or tryout, student must be listed on a team roster or list in DragonFly to be covered by catastrophic insurance.

Note: HOME SCHOOL STUDENTS must be enrolled at the beginning of the semester (no later than the third day of a new semester) at the member public school that serves the area in which the student's parents reside.

(a) The AHSAA recognizes a homeschool student as one who has reported as such with the local county/city board of education (superintendent) and as one who is earning academic credit in compliance with Alabama law through one of the approved home school options (2014 Ala Code 16-28-1).

In accordance with Alabama's Compulsory Attendance Act, (b) The homeschool program/school must report enrollment and attendance to local school system.

Note: In compliance with Alabama Law, a homeschool student must be reported as such with the local county/city board of education (superintendent). Parents must complete the homeschool form (found on the AHSAA website) and submit to member school.

Note: CHARTER SCHOOL STUDENTS must be enrolled in the public charter school that serves the area in which the student's parents reside and must be at the beginning of the semester in the charter school they are zoned to attend.

Note: VIRTUAL SCHOOL STUDENTS must be enrolled in a virtual program/school at the member public school that serves the area in which the student's parents reside and must follow all ALSDE policies. A virtual school student must be taking six new units of work through the school's virtual program.

Note: A student cannot be enrolled in two schools at the same time.

Note: A Dual-enrollment student is one who is enrolled at the school and is taking six new units of work through a combination of college courses and/or school courses.

SECTION 3. AGE RULE. A student is ineligible to participate in high school interscholastic athletics if he/she reaches his/her 19th birthday prior to August 1 of the current school year. If he/she reaches his/her 19th birthday on or after August 1, he/she shall be eligible for the entire school year as far as the Age Rule is concerned.

A student is ineligible to participate in junior high interscholastic athletics if he/she reaches his/her 16th birthday prior to August 1 of the current school year, and in middle school interscholastic athletics if he/she reaches his/her 15th birthday prior to August 1 of the current school year.

A student is ineligible to participate on a team, or in a game, composed only of seventh grade students if he/she reaches his/her 14th birthday prior to August 1 of the current school year.

SECTION 4. ELIGIBILITY VERIFICATION REQUIREMENTS. Submitting eligibility information online **and** principal certification at least 48 hours/2 days before participation is mandatory for all students. The first time a school submits one of its students online, a copy of the student's certified birth certificate shall be filed in the principal's office or in DragonFly. Also, a STAR Sportsmanship certificate or NFHS Sportsmanship certificate, a concussion form, sudden cardiac arrest awareness form, and consent

form must be kept on file. The AHSAA highly recommends all students complete the Bullying, Hazing, and Inappropriate Behaviors course available at NFHSlearn.com.

Note: A certified birth certificate is one issued by the State Bureau of Vital Statistics in the state where the student was born. In Alabama, these may be obtained at each county health department.

Note: For students born in a foreign country, a passport may be used to verify age for eligibility purposes.

Note: The principal of a school may request an official eligibility ruling in writing. A request made by email, text, or phone is **NOT** an official request

SECTION 5. PARTICIPATION LIMITATIONS.

- (a) EIGHT SEMESTER RULE. A student may be eligible only **eight consecutive semesters** after entering the ninth grade. School attendance of 15 days or more of any semester is counted as a semester.
- (b) INDIVIDUAL PARTICIPATION RULE. No student may participate in any one sport for more than six years (seasons) after entering the seventh grade or more than three years (seasons) after entering the 10th grade. A student who officially participates in one contest of a sport is credited with one year of participation in that sport.

Note: Non-traditional students may only participate on interscholastic teams with AHSAA member schools.

SECTION 6. OUTSIDE PARTICIPATION RULE. A student who is a member of any school athletic team (grades 7-12) may not participate (includes practice) on a non-school team in the same sport during the school season of that sport. A student who is a member of any member school athletic team may not participate on a non-school team's activity.

Note: In soccer, during the school's soccer season, one outside activity (Collegiate ID camp, college tryout, Olympic Develop Program [ODP]) per month per student is permitted with coach and principal approval. (Outside participation, including practice or tryouts, with a club team is not an approved outside activity.)

Note: Private instruction or an individual camp is not considered an outside sports activity, but is allowed with coach and principal approval.

Note: Members of any school team may receive private instruction in a group setting **ONLY** with members of their school team.

The first time a student violates this rule, fine and restitution will be assessed. Any student who violates this rule a second time is ineligible

Bylaws – Eligibility 27

to join that school team for the remainder of that season and fines and forfeitures will be assessed.

A team's season begins the day of that team's first contest and ends when that team's season has been completed. An ineligible student cannot participate with an outside team after the school team's season starts and then join the school team upon becoming eligible.

(A) INDEPENDENT RULE: A student who is a member of any school track, cross country or wrestling team may participate as an independent in two outside activities during the season of a sport with the permission of the school principal. The schedule of the school team, including its championship play, takes precedent over any outside participation of an individual. (Members of tennis, golf, bowling and swimming teams are not limited to the number of outside events.)

Note: An outside event is one that is not sanctioned by the AHSAA and is detached from the school.

SECTION 7. HIGHER LEVEL PARTICIPATION. A high school student who enrolls or registers in an institution of higher rank than high school and plays or practices on an athletic team of such an institution shall not be eligible to represent any high school in the state in athletics until reinstated by the Central Board of Control.

With the approval of a student's principal, enrollment in special classes for an accelerated or enrichment program is not a violation of the rules. However, a student who enrolls at another school in order to take special courses is not eligible at the new high school until the student has been enrolled for one full year.

Note: College tryouts or individual camp are allowed outside the high school sport season or during the sport season with coach and principal approval.

SECTION 8. AMATEUR RULE. Only amateurs are eligible. An amateur is one who does not use his/her knowledge of athletics or athletic skill for gain. Amateur standing shall be further determined by the following standards:

- (a) A student is ineligible if he/she has received money as a prize, or has sold a prize received in a contest, or has bet on a contest in which he/she is a participant.
- (b) Professionalism is defined as accepting remuneration, directly or indirectly, for playing on athletic teams and in sports activities or for playing under an assumed name.
 - (c) A student who accepts material or financial inducement from any

source is ineligible.

- (d) No student shall receive more than actual expenses involved in travel to and from a contest or camp and necessary meals and lodging in the meantime. A student shall not at any time receive any portion of a livelihood for participation in athletics, other than actual expenses for any specific game or camp.
 - 1. A student cannot accept payment for loss of time or wages while participating in athletics as part of expenses.
 - 2. Reasonable meals, lodging and transportation may be accepted if such are accepted in service rather than money or some material form.
 - Students playing on a non-home team which requires boarding away from home by the week, etc., will be looked upon as violating the professional rule if board is not paid by his family.
 - 4. A team which plans to divide among its members any surplus either during or at close of season shall be considered a professional team.
- (e) No award of any kind having a monetary value of more than \$1,200—other than medals, trophies, plaques or AHSAA championship rings—shall be made to students. Violation of this rule on the part of school officials shall subject the school to suspension for one year. Acceptance of awards exceeding these limitations shall disqualify a student. Cash awards or gift cards for athletic performances or participation may not be given or received.

Note: Gift cards from food establishments are excluded from the rule.

Note: Gift cards from any entity other than from a food establishment if returned unused are excluded from this rule.

(f) A student who has lost his/her amateur standing may be reinstated after the lapse of one high school season, or until reinstated by the Central Board of Control, for the sport in which he/she has become professional provided he/she has not persisted in breaking the amateur rule.

SECTION 9. ACADEMIC RULE.

Requirements

- (a) Students entering the 10th and 11th and 12th grades must have passed during the last two semesters in attendance and summer school, if applicable, at least six new Carnegie units with a minimum composite numerical average of 70 in those six units.
 - (1) Any student that is on an ALSDE-approved diploma option requiring four core courses per year must include four core curriculum courses in those units passed and averaged. (English, mathematics, science and social studies are core

- curriculum courses. Any combination of these courses is accepted.)
- (2) Any student that accumulates more than four units of core courses per year may earn less than the required four core courses during the next school year and be eligible as long as the student remains on track for graduation with his/her class.
- (3) Students who are identified as Graduation Pathway Option B will have their academic eligibility calculated by the following:

At least six Carnegie units must be passed and averaged in the areas of English, Mathematics, Science, Social Studies, Career Tech, Fine Arts, Foreign Languages, and Physical Education. Any combination of these courses is accepted. A minimum composite numerical average of 70 is required in those courses.

Note: For athletic eligibility purposes, the AH SAA expects local LEAs to have graduation pathways identified by the third Tuesday in August. If at the end of the first semester, an athlete decides to change the graduation pathway, he/she may do so up until the third Tuesday in January. At that point, graduation pathways will be locked in for athletic eligibility purposes.

(b) Students entering the 8th and 9th grades must have passed during the last two semesters in attendance and summer school, if applicable, at least five new subjects with a minimum composite numerical average of 70 in those five subjects and must have been promoted to the next grade.

Note: A new unit is one that has not been previously passed. A semester is half of a school year as defined by the local school system.

- (c) Students entering the 7th grade for the first time are eligible.
- (d) Students in high school must complete a NFHS Sportsmanship online interactive course one time during their member high school careers (7-12). A certificate of completion must be kept on file in the school's DragonFly account along with other eligibility items. Cheerleaders must also complete the course one time during their member high school career.

Guidelines

 Eligibility may be determined before the start of each new school year or at the beginning of the second semester. A student that is academically eligible at the beginning of the school year remains

- eligible for the remainder of that school year so far as grades are concerned. A student that regains eligibility at the beginning of the second semester remains eligible for the remainder of the second semester so far as grades are concerned.
- 2. Students declared ineligible at the beginning of a school year may regain their eligibility at the end of the first semester (or trimester) as soon as 1st semester grades are posted to transcripts, uploaded in DragonFly and principal certified by meeting the academic requirements listed above during their last two semesters (three trimesters or 2 trimesters and one semester) in attendance and summer school, if applicable. The regained eligibility of any student may be determined any time after the end of the first semester (or trimester), but all course requirements used to determine the eligibility must be completed no later than the fifth day of the second semester (or second trimester).

A student that regains eligibility at the end of the first trimester may not participate in interscholastic athletics until mid point by days of the school year have been completed.

- 3. Any number of units (or subjects) earned in an approved summer school may be counted in accordance with local board policy. If a unit (or subject) is repeated in summer school, the higher numerical grade for that unit (or subject) may be used to compute the composite grade average.
- 4. All summer school credit recovery, correspondence courses and dual enrollment must be approved by the local system and must be completed and posted to the student's transcript prior to the first fall contest date.
- 5. Units earned through Credit Recovery may also be among the summer units counted and must be completed before the first fall contest date. If Credit Recovery is used to make up Carnegie units, those units can only be accepted if they are earned through a State Department of Education-approved program.
- 6. For eligibility purposes, special recitation, extra work, make-up work, tests, review, etc., may not be given for the purpose of making a student eligible.
- 7. To be eligible, all students (including repeaters and hold-backs) must be enrolled in a specified number of new units at the school they represent.
 - (a) 9th, 10th and 11th graders must be carrying at least six new units (three per semester on a 4x4 block schedule).
 - (b) 12th graders that are on track for graduation with more than the

required number of units earned must be carrying at least four new units for the school year (two units per semester on a 4x4 block schedule).

- (c) 7th and 8th graders must be carrying at least five new subjects.
- The eligibility of a student that has attended another school during the preceding year must be established by a transcript from that school before the student is permitted to participate at the new school.

Home School Students:

ACADEMIC ACCOUNTABILITY

Non-traditional students will adhere to all AHSAA rules applicable to academic accountability (Rule I, Section 9: Academic Rule, Requirements).

Home School Students will be required to submit four core course grades from their home school program to the school at the end of the school year for academic eligibility beginning with grade 7 through the end of the first semester in grade 12.

Note: All electives must be taken through the school.

 Only core courses may be accepted from the home school program.

Note: Home school students may opt to take core courses through the school's virtual program or college course credit if accepted by the local school.

Home School Students (9-12) must:

Enroll in two electives through the school and earn two elective credits.

- The AHSAA recommends taking physical education class or athletic PE on campus for safety reasons.
- If the school requires an athlete to take a PE to participate in athletics, the home school student will be required as well.
- If the school does not require athletic PE to participate in athletics, homeschool students may take PE through the school's virtual program.
- Student may take one elective class on campus and one through the school's virtual program or both elective classes through the school's virtual program.

Home School Students (7-8) must:

Enroll in one elective through the school.

· The AHSAA highly recommends taking physical education class or

- athletic PE on campus for safety reason.
- If the school requires an athlete to take a PE to participate in athletics, the home school student will be required as well.
- If the school does not require athletic PE to participate in athletics, the home school students may take another elective on campus or through the school's virtual program.

Virtual School Student

ACADEMIC ACCOUNTABILITY

The AHSAA recommends taking a physical education class or athletic PE on campus for safety reasons.

If the school requires an athlete or other students to take a PE to participate in athletics, the virtual school student will be required as well.

SECTION 10. OUT-OF-STATE TRANSFER. A student that transfers from an out-of-state school must have been eligible academically at that school in order to be declared eligible at an AHSAA member school for the remainder of the school year.

SECTION 11. ATTENDANCE INTERRUPTION. A student who has withdrawn from a school without completing six units of work with a minimum composite grade average of 70 before dropping out shall not be eligible for interscholastic athletics until he/she has received credits for attendance and six units of work with a minimum composite grade average of 70 during a succeeding year.

A doctor's certificate, which states the sickness of a student was of such nature and length that it was impossible for the student to receive credit for the required work, must be presented to the Executive Director for an official ruling, which may be appealed by the school to the District Board.

Note: A student may be eligible only eight consecutive semesters after entering the ninth grade.

Note: Schools are required to identify and mark in DragonFly all students who transfer into the school beginning in the 9th grade.

SECTION 12. TRANSFER RULE. A student that enrolls in one school and later transfers to, or enrolls in, another school shall not be eligible immediately to represent the latter school in any varsity athletic contest.

Note: For eligibility purposes a student is normally considered enrolled when the student has attended school and class on the third day.

Note: A student that transfers to or enrolls in another school may practice

and compete at the sub-varsity level (MS, Jr. High, JV) if all other requirements are met.

Note: A student is not eligible to compete at varsity level until all transfer rules and other requirements are met.

Note: A student is allowed only one (1) transfer per school year under these circumstances. This transfer option is available one time per year at the beginning of any semester. Any additional transfer must meet all applicable transfer rules. To compete at the varsity level, all eligibility requirements, including transfer rules and financial aid, must be met.

A student that transfers from any non-member school to a member school he/she is zoned to attend shall be eligible at the beginning of the next semester (first or second) if they meet all other requirements.

A **member school** is one that has been accepted by the Central Board as a member of the AHSAA. A new member school's official date of entry into the AHSAA is June 1 preceding its first school year as a member school. Effective that day, new members must comply with the Constitution, Bylaws and rulings of the AHSAA.

Note: If a Board of Education policy allows a student completing the eighth grade in a gifted program to transfer within its system to an International Baccalaureate program (IB), that student would have immediate eligibility if all other requirements are met. A student placed out-of-zone within a school system based on a Special Education Individual Education Plan (IEP) would also have immediate eligibility if all other requirements are met.

HOME SCHOOL STUDENTS

Transfers

A home school student who decides to enroll in a traditional school full time is eligible to participate if all other eligibility requirements are met.

Note: A traditional student who decides to be homeschooled because he/she did not meet AHSAA academic requirements is deemed ineligible to participate in athletics for a period of one year. (If in good standing academically at the time of withdrawal, the student remains eligible.)

Exception 1. Completion of Highest Grade Taught. Any student, upon completion of the highest grade taught in any public or private school that offers less than the number of years required for high school graduation, becomes eligible immediately at the member school that serves the area in which the student's parents reside if all other requirements are met.

Note: A student transferring under Exception 1 circumstances will become eligible immediately only at the member school within the same school system that serves the area in which the student's parents reside if all other requirements are met.

Example: A student who lives in the Huffman High School attendance zone tests into Ramsay High School as a ninth grader is eligible. However, if the same student later decides to transfer back to Huffman High School, the student is ineligible to participate for one year from the date of enrollment. Huffman High School and Ramsay High School (Magnet schools) are both part of the Birmingham City School District (BCSD). The RHS school attendance zone covers the entire area served by BCSD, and both schools offer interscholastic athletics.

If a student, before completion of the highest grade taught in a member school, transfers to another member school that serves the same area where the student's parents reside, that student is ineligible for varsity for one year at the new school according to regulations for overlapping school zones. (See Overlapping School Zones, page 38.)

Exception 2. Non-Resident Attendance Requirement. Any student, after completing one year's attendance (one year from date of enrollment) in a school and fulfilling all other requirements, becomes eligible in that school and the high school that it feeds in the same system. (This does not apply to foreign exchange students who participate in varsity athletics during their first year of attendance.)

Exception 2a. Dependent children of a full-time certified classroom teacher or administrator who accepts a position in another school attendance zone or school may transfer to the new school and be immediately eligible to participate at the new school if all other requirements are met. Application must be made to the executive director of the AHSAA for clarification of non-certified full-time teachers or administrators.

Note: A new hire must remain employed at the new school for a minimum of nine months to establish the dependent child's eligibility.

Note: If the student attends the old school after the parents' move occurred, the student will not become immediately eligible at the parent's school unless the transfer is made at the beginning of a new semester. If the transfer is made after the school year begins, the student will not become eligible until the beginning of the next semester. This type of transfer is allowed one time at parent's school of employment.

Exception 3. Bona Fide Move. A student whose parents make a bona fide move completely out of one school zone into another may transfer all his/ her rights and privileges to the member school that serves the area where his/her parents reside.

If the change of school precedes the bona fide move on the part of the parents, the student is ineligible until the parents make a bona fide move.

Determining a Bona Fide Move – Sometimes it is very difficult to determine what constitutes a bona fide move. Family and home conditions differ and must be considered. The following factors are basic guidelines for determining a bona fide move:

- a. The household furniture of the family must be vacated into an unoccupied house or apartment.
- b. **All principal members*** of the family must reside in the new main or primary place of residence.
- * Principal member is anyone who is a main or primary member of the family unit.
- c. The original residence should be closed, rented or disposed of, unlivable and not used by the family.
- d. Nine months at the new residence will be required to make a move bona fide.

Note: If a student transfers from an in-state or out of state school, to an AHSAA member school, after the first official contest date for a sport; the student-athlete is ineligible to compete at the varsity level in that sport until the following season.

Note: The Change of Residence Form may be found at http://www.ahsaa.com/Resources-Publications-Forms/AHSAA/Information/Forms-Publications-Order-Form

If a family moves into a new school zone and remains there for less than nine months, the move will not be considered bona fide and the family's child who is enrolled in the new school zone becomes ineligible there the day the family leaves the new school zone. (Member school is responsible for checking.)

The student remains ineligible for a full calendar year from the date the family moved out of the new zone. However, if the student did not participate in athletics, the period of ineligibility will be 12 months from the date of the student's initial enrollment.

Under unusual circumstances the Executive Director may decide a move to be valid even if all the above conditions have not been met. Each questionable case will be decided on its individual merits.

Note: Students entering the seventh grade for the first time are eligible where they enroll.

Just as in all other cases, the decision of the Executive Director may be appealed to the District Board and a District Board's decision may be appealed to the Central Board of Control. In the final analysis, whether a move is bona fide or not will be determined by the Central Board.

Change In Residence: In order for a student to establish residence with a new family, that student must reside in the home for one year.

A foreign exchange student attending a member school located in the school zone where the host family resides is eligible to receive a waiver of the Transfer Rule for a period of one year provided this is the student's first year as a foreign exchange student. The student must be assigned by a program on the current Advisory List of International Educational Travel and Exchange Programs published by the Council on Standards for International Educational Travel (CSIET).

This waiver is granted under the stipulation that the foreign exchange student meets all other eligibility requirements of the AHSAA and has not received a high school diploma or its equivalent.

Note: A Foreign Exchange Student Registration Form No. 4 (found on the AHSAA website) must be completed and filed with the AHSAA before eligibility can be determined on any foreign exchange student. After approval, the student must be submitted to the AHSAA via online reporting.

When a student is forced into a new home due to an emergency caused by a disaster, the District Board or the Executive Director may reduce the required time for establishing the residence with the new family.

Divorce: The eligibility of a student whose parents are divorced or never married is determined by the following:

(a) If there has been a divorce or a legal separation in a family and sole or physical custody has been awarded by the court granting the custody to one of the parents, the athletic eligibility of the student will be established at the school that serves the area where that parent resides.

Note: If joint custody has been awarded and a transfer is involved, the student must attend the new school for one year before becoming eligible.

- (b) If it becomes necessary at a later date for the student to reside with the other parent, the move will be accepted as a bona fide move if the court that granted the divorce changes the custody to this parent. This type of move will be accepted for immediate athletic eligibility purposes only one time. Therefore, if a student subsequently decides to return and reside with the first parent in a different school zone, the student will be ineligible for a period of one year.
- (c) For parents who were never married, the one-time custody exemption may be granted as long as both parents are listed on a state issued birth certificate and a final court order changes custody to the other parent. This type of transfer is allowed one time when all other eligibility requirements are met.

Note: Only final orders of the court, signed by the applicable judge, shall be considered by the AHSAA. Petitions, temporary orders, pendente lite, etc., do not constitute a final court order.

Custody and Legal Guardianship: Custody or legal guardianship assigned to anyone (including relatives) will not establish immediate athletic eligibility.

- **Note:** (1) If a student transfers to another school zone to live with an appointed guardian without a bona fide move into that school zone by the parents, that student would be ineligible under the Transfer Rule.
- (2) If a student has been declared a "dependent of the state" and placed by the Department of Human Resources (DHR), that student would meet the Transfer Rule requirement in the school zone where the student has been placed.

Exception 4. Home Rule. If a student attends a member school that does not serve the area where the student's parents reside, the student may return to his/her home school and be eligible following the last day of the school year or first day of school if all other requirements are met. If the change of schools is made after the school year has started, the student will not be eligible until the beginning of the next school year. (This does not change the existing rule concerning transfers within overlapping school zones in which both schools serve the area where the student's parents reside, dependent child transfers or school choice transfers.)

If a student attends a non-member school, that student may return to his/her home school and be eligible at the beginning of the first or second semester if all other requirements are met.

A student who attends a magnet school that does not offer interscholastic athletics may participate in athletics at the student's home school within the same school system if all eligibility requirements are met.

The home school is based on the parents' residence. If magnet school has athletics, the overlapping school rules apply.

Even though parents may move to an address that does not serve the school where a student is attending, the student may remain eligible at that school. However, if the student attends longer than the end of the school year in which the parents' move occurred, the student will not become eligible immediately at the school serving the parents' new address unless the transfer is made in the summer or at the beginning of the new school year. If the transfer is made after the school year begins, the student will not become eligible until the beginning of the next school year if the transfer is from a member school.

Note: Determination Of Undefined School Zones. School bus routes within county and city school systems establish the school zones used to determine athletic eligibility. When bus routes cross county or city boundary lines, these routes will establish the school zones used in determining eligibility if there is an agreement between the school systems involved.

Private and/or parochial school zone lines for eligibility purposes are limited to the municipality in which the school is located. If the school is not located within a municipality, the school zone lines are the county system where it is located.

For eligibility purposes, a start-up public charter school will adopt the attendance zone of the municipality in which the school is located. If the school is not located within a municipality, the school zone lines are the same as the county school system where it is located. A conversion public charter school will assume the same attendance zone of its former traditional public school unless the local education agency (LEA) changes the attendance zone for the charter school. If the former attendance zone changes, for eligibility purposes, the school lines are limited to the municipality in which the school is located. If the school is not located within a municipality, the charter school zone lines are the county system in which it is located.

Overlapping School Zones. A student whose parents reside in an area served by more than one school lives in the school zone of each school, thus in overlapping school zones. A student who changes schools within these overlapping school zones is ineligible in varsity competition for one year at the new school.

Note: A student who changes schools within an overlapping school zone is ineligible for varsity competition for one year from the date of enrollment at the new school. However, after serving one year of

ineligibility at the varsity level, if the student transfers to any other school that serves the attendance zone where the family resides within the overlap, the student would be eligible to participate at the varsity level if the transfer is the next consecutive year and if all other eligibility requirements are met.

Note: This rule applies to IB students as well as Magnet school students. Examples of the Transfer Rule are as follows:

- a) If a student transfers from Montgomery Academy (a private school in Montgomery) to Carver High School (Montgomery), the student must attend the new school one year before establishing eligibility.
- b) If a student transfers from Murphy High School to Davidson High School (both in Mobile), the student will be eligible two days after being submitted to the State Office via online reporting if the parents actually move from the Murphy zone to the Davidson zone. If the parents do not move, the student must attend Davidson one year before establishing eligibility.
- c) If a student transfers from Gadsden High School to the Alabama School of Math and Science and a year later returns to Gadsden High without a change of residence by the student's parents, the student will become eligible at the beginning of the school year two days after being submitted to the school's online eligibility roster.
- d) If a student who is eligible at Francis Marion High School withdraws after attending four weeks and moves with his/her parents to Selma, the student will become eligible at Selma High School two days after being entered on the school's online eligibility list and principal certified.

SECTION 13. FALSE IDENTITY. Any student giving a fictitious age or entering a contest under an assumed name shall be ruled permanently ineligible to participate in high school athletics.

SECTION 14. PHYSICAL EXAMS. In order for a student to be eligible for interscholastic athletics, there must be on file in the principal's office (or on DragonFly) a current physician's statement (hard copy or digital copy) certifying that the student has passed a physical exam, and that in the opinion of the examining physician (M.D. or D.O.) the student is fully able to participate in interscholastic athletics (grades 7-12). The AHSAA current approved Pre-Participation Physical Evaluation Form (Form 5) must be used.

Note: A signed physical (student, parent signature and M.D. or D.O.)

is required to participate in tryouts and/or practice. The M.D. or D.O. must sign/stamp all physicals even if CRNP completed the physical.

Note: A physical exam signed and dated by a M.D. or D.O. will satisfy the requirement for one calendar year as long as the physical is completed within the same calendar month each year from the date of the exam. Example: Physicals given any day in the month of May 2025 will satisfy the requirement through the last day of May 2026.

SECTION 15. ILLEGAL PRACTICE. Any student participating in an illegal practice in any sport may become ineligible for the next season in that sport.

Note: Practice time and start dates for a non-traditional student must be equivalent to and not exceed or vary from that of a traditional student during a traditional school day.

SECTION 16. SUSPENSIONS. Any student who is under temporary suspension or whose character or conduct is such as to reflect discredit upon the school is not eligible. A student's attendance, attitude and classroom efforts must be acceptable to the school in which the student is enrolled. A transfer student must be in good standing with the student's previous schools. A period of discipline in effect from any previous school must be served prior to the student regaining athletic eligibility.

Note: The period of discipline includes any schools attended within the last calendar year.

SECTION 17. UNSPORTSMANLIKE CONDUCT. A student or coach who has been found guilty of unsportsmanlike conduct in an interscholastic contest, or who has been penalized for a serious offense or rule violation by expulsion from a contest because of unsportsmanlike conduct, may be suspended by the Executive Director from participating for the remainder of the season in that sport.

A student or coach found guilty of unsportsmanlike conduct may be disqualified for the remainder of the season.

Note: It is the expectation of the AHSAA that all athletes and coaches display excellent character and sportsmanship during awards presentations. Failure to respond accordingly will result in a monetary fine and possible probation and/or suspension.

Note: Destruction of any host facility or part of a host facility during an AHSAA contest or event shall be considered flagrant unsportsmanlike conduct.

Bylaws — Reports 41

SECTION 18. CONDUCT RULE/EJECTION PENALTIES. Penalties for coaches and players ejected from one or more contests are as follows:

First Ejection: A \$300 fine (An athlete's fine can be reduced to \$100 if the athlete being ejected takes the Student Leadership: Becoming a Leader portion of the online NFHS Captain's Course and payment is made within 10 days of the date of the ejection.) (NFHS Captain's Course can only be taken one time per sport in a student's athletic career.) If the ejection is due to NFHS contest rules and does not result in unsportsmanlike conduct, only the ejection will be assessed. The ejection is not a fineable offence if the ejection was based on NFHS playing rules related to contact that was not flagrant. An ejection for unsportsmanlike behavior will result in a fine.

Second Ejection: A one-game suspension and a \$500 fine

Third Ejection: Minimum penalty of a suspension for the remainder of the season plus a \$750 fine

Note: If any of the ejections or suspensions occur during the last contest of the season, a monetary fine will be placed on the school.

Note: All fines are due within 30 days. Fines not paid within required time are subject to late fees.

Leaving The Bench Ejection: If players come off the bench onto the court or field and are ejected under National Federation rules, they will also be suspended for 20 percent of the team's total number of regular season contests. If a player is ejected by the contest officials or by the AHSAA for unsportsmanlike conduct that causes other players to leave the bench or team box, the player(s) who initiated or took part in the altercation will be charged with the same penalty as those who left the bench under National Federation rules and will also be suspended for 20 percent of the team's total number of regular season contests. Only the individuals from the school whose players came off the bench are affected by this rule.

Note: In sports where tournament games count toward the maximum number of games allowed [basketball, baseball, football, etc.], each game played counts toward the 20%. In sports where the maximum number of games allowed does not include tournaments, [softball, volleyball, soccer, wrestling, etc.], a tournament would count as one contest except in championship play where the suspension would be in effect contest by contest.)

Note: If unpaid fines/fees are not received by the close of the school year, the school's access to the eligibility software program will be suspended until payment is received.

Online Sportsmanship Requirement: Students in high school (7-12) must complete a NFHS Sportsmanship online interactive course one time during their high school careers. A certificate of completion must be kept on file in the school's online eligibility software along with other eligibility items. Cheerleaders must also complete the course one time during their high school years.

SECTION 19. ELIGIBILITY RULE APPLICATION. The eligibility rules of the Association shall apply to all students of member schools participating in interscholastic athletic contests with schools inside or outside of Alabama.

Note: The Alabama Accountability Act of 2013 (Act 2013-265) or School Choose Act of 2024 shall not affect or change the athletic eligibility rules of student-athletes governed by the Alabama High School Athletic Association (AHSAA rules apply). Approved transfers for athletic eligibility should be completed in accordance with the Alabama Accountability Act and School Choose Act guidelines.

SECTION 20. ELIGIBLE STUDENT PARTICIPATION. Any student who is eligible for participation under the rules of the AHSAA shall be eligible to represent the school in any interscholastic contest. (This applies to athletics only and does not supersede local rules that are stricter.)

SECTION 21. UNDEFINED VIOLATIONS. The Executive Director and the Central Board of Control shall determine the penalty for a violation if the penalty is not prescribed in a particular section of Rule I.

SECTION 22. STUDENT RESTITUTION. If a student participates while ineligible, the usual penalty for the student will be a period of ineligibility equal to the time that the student participated while ineligible. This period may be determined to suit the nature of the case.

Note: A student's period of ineligibility must extend over consecutive semesters until eligibility is regained.

Note: Restitution must be served before a student is eligible to participate.

RULE II - Reports

SECTION 1. RULES COMPLIANCE. A superintendent or principal shall, when requested, furnish to the Boards such information as they may desire bearing upon the eligibility of contestants from his/her school,

or the school's compliance with the AHSAA constitution, bylaws, and rules. A failure to comply within a reasonable time shall forfeit a school's membership in the Association.

SECTION 2. SUBMITTING STUDENT DATA. At least two days before a student can participate in a contest of any athletic year, that student's name must have been posted online to DragonFly and certified by the school principal. ONLINE DATA REQUIREMENTS: A member school shall timely submit academic eligibility information on each student using the prescribed reporting procedure found on the AHSAA online eligibility website, DragonFly.com. A student must meet all the eligibility requirements under the rules of the AHSAA in order to be an eligible athlete regardless of the status displayed by the online software eligibility calculator.

Note: Beginning in the 9th grade, all transfers shall be identified and marked in DragonFly.

If the name of a student does not appear online on a school's list of eligible students, that student's data must be entered and principal certified at least two days before the student can participate in a contest. During the school year the data of additional students may be submitted online, but it must be entered and principal certified at least two days before the students can participate in a contest.

Students participating in cheerleading or other non-sanctioned AHSAA sports, including those who do not participate on other interscholastic athletic teams, must be entered on the school's online eligibility list and must be listed on a cheerleading team roster.

Online submission of students for the following school year will not be processed until after June 1 and should not be submitted before that date.

The penalty for the failure of a school to submit eligibility data online shall be suspension from the AHSAA and/or the assessment of a monetary fine.

Rosters may be checked at championship events. Failure to have a complete eligibility roster may result in a monetary fine.

Note: To be covered by catastrophic insurance, students must be listed on roster.

SECTION 3. REQUIRED FORMS AND REPORTS. A member school shall also timely submit accurate information on six other student eligibility requirements-birth certificate, Physical Evaluation Form, AHSAA Concussion History form, Student Release Form, Sudden Cardiac Arrest Form, and NFHS Sportsmanship. Failure to timely submit this information will result in a monetary fine. Subsequent violations regarding the same student will result in a forfeiture of a contest(s) and additional fines.

All other necessary forms will be found in the Vault within DragonFly

as PDF files that can be completed and then submitted to the AHSAA online directly.

Note: Catastrophic insurance payments must be submitted by Sept. 1, 2025.

The list of forms below (with applicable deadlines) is available online.

Administrative Forms

No.

Student in Good Standing Form

- 4 Foreign Exchange Student Registration Form
- 5 Pre-Participation Physical (signed by M.D. or D.O.)
- 7 Contract for Athletic Contests Between Schools
- 9 Application for Sanction of Interstate Athletic Event (Due in AHSAA Office 30 days before event)
- 20 Change of Residence Form

MISCELLANEOUS FORMS

Nomination Forms

- 30 Alabama High School Sports Hall of Fame
- 31 Bryant-Jordan Outstanding Scholar-Athlete Award
- 32 Bryant-Jordan Student-Athlete Achievement Award
- 33 North-South All-Star Contests (Volleyball, Baseball, Softball and Soccer)
- 34 Alabama-Mississippi All-Star Football Game
- 34A North-South All-Star Football Game
 - 35 All-Star Basketball Games

Championship Program Forms

- 42 Volleyball Area Tournament Bracket Form
- 43A Basketball Area Tournament Bracket Form (Girls & Boys)
- 48 Golf Section Tournament Entry Form
- 48A Golf Section Director's Report
- 48B Golf Section Director's Evaluation Form
 - 49 Tennis Section/State Tournament Entry Form
- 49A Tennis Section Director's Report
 - 54 Decathlon & Heptathlon State Meet Entry Form

RULE III - Contests

SECTION 1. CONTEST RESTRICTIONS. An AHSAA member school may not play a contest (includes scrimmages) against a non-member school or against a school under suspension. Violations of these rules shall be sufficient grounds for suspension.

Note: Any out-of-state opponent must be a member of its state high school athletic association or a National Federation of State High School Associations member or (NFHS) affiliate member.

Note: A contest against an NFHS affiliate may not be used in tie breakers.

Note: Area and regional championship games take precedent over regular season games.

A high school may not engage in contests with junior high and middle schools.

Note: Practice or contests between schools are not permitted at any time during the school year, which begins with the first fall practice date.

SECTION 2. SUNDAY PLAY. No interscholastic contest may be scheduled on Sunday without prior approval of the Central Board of Control. This includes summer play.

Note: If a member school has a written policy within the school's bylaws or handbook that prohibits the school from participating in championship competition on a particular day or time period for religious reasons, it shall submit its written policy to the AHSAA on or before the first fall contest date each year (August 21, 2025) in order for the Central Board of Control to review and approve the request at the next scheduled Board meeting. The championship schedule shall be adjusted to accommodate the member school.

- a. If the written policy or request is submitted after the deadline, the championship schedule shall remain as planned and published.
- b. If a member school does not have a written policy, the above rule does not apply.
- c. This rule does not apply to individuals.

SECTION 3. SANCTIONING REQUIREMENTS. Only tournaments that determine a champion must be sanctioned. A sanctioned tournament is defined as an organized event in a sport when 3 or more teams participate, and an overall champion is determined through multiple contests. A round robin with three or more teams must be counted as a tournament but if a champion is not determined, the round robin is not sanctioned. All other applicable AHSAA rules apply. Schools are responsible for verifying tournament play is in accordance with AHSAA bylaws (including, but not limited to, No Sunday play, competition against non-member schools is prohibited, etc.). Tri-matches or quad-matches do not count as tournament play.

Sanction request procedures: (See AHSAA website for procedures.)

2025-26 Sports Calendar

2025–20 Sports Calerida					
Sports	First Practice	First Contest	End of Regular Season Play	Contests Allowed*	Tournaments Allowed
FALL					
Volleyball Varsity/JV Jr. High/Middle	Aug. 4* Aug. 4	Aug. 21 Aug. 21	Oct. 14 Oct. 11	15 dates 12 dates	Weekends only ++ Weekends only++
Football Varsity/JV Jr. High/Middle Flag	Aug. 4* Aug. 4 Aug. 4	Aug. 21/25 Aug. 25 Aug. 21	Oct. 31 Oct. 31 Oct. 31	10 contests 8 contests 15-V-JV/10 Jr. High	N/A N/A
Cross Country Varsity/JV Jr. High/Middle	Aug. 4* Aug. 4	Aug. 21 Aug. 21	Oct. 28 Oct. 20	10 meets 8 meets	N/A N/A
Swimming	Aug. 4*	Aug. 21	Nov. 14	8 meets	N/A
*July 28th if no spring evaluations			1		
WINTER					
Basketball Boys/Girls Varsity/JV Jr. High/ Middle	Oct. 20 Sept. 15	Nov. 6 Oct. 2	Feb. 4 Jan. 24	30 contests 24 contests	(counted in total games allowed)+=
Bowling Boys/Girls Varsity/JV Jr. High/ Middle	Oct. 6 Oct. 6	Oct. 23 Oct. 23	Jan. 20 Jan. 20	22 dates 14 dates	5 2
Wrestling Varsity/JV Jr. High/ Middle	Oct. 27 Oct. 20	Nov. 13 Nov. 6	Feb. 5 Jan. 30	14 dates 8 dates	Weekends/Holidays++ Weekends/Holidays++
Indoor Track Varsity/JV Jr. High/Middle	Nov.3 Nov. 3	Nov. 20 Nov. 20	Feb. 5 Jan. 24	5 4	N/A
SPRING					
Tennis Girls Varsity/JV Boys Varsity/JV Jr. High/Middle	Jan.12 Jan12 Jan12	Jan. 29 Jan. 29 Jan. 29	April 11 April 11 April 5	18 dates 18 dates 10 dates	3 3 2
Soccer Varsity/JV Jr. High/Middle	Jan. 19 Jan. 19	Feb. 5 Feb. 5	April 20 April 17	25 (5A/6A) matches 27 (1A-3A, 4A, 7A) 20 matches	(counted in total games allowed)
Softball (throwing 1/12**) Varsity/JV Jr. High/Middle	Jan. 19 Jan. 19	Feb. 19 Feb. 19	April 30 April 27	18 games 14 games	7 5
Baseball (throwing 1/12**) 1A-6A Varsity/JV 1A-6A Jr. High/ Middle 7A Varsity/JV 7A Jr. High/ Middle	Jan. 19 Jan. 19	Feb. 19 Feb. 19	April 23 April 20	28 games > 24 games> 32 games> 26 games>	(counted in total games allowed)
Golf Girls Varsity/JV Boys Varsity/JV Jr. High/Middle	Jan. 19 Jan. 19 Jan. 19	Feb. 5 Feb. 5 Feb. 5	April 25 April 25 April 13	14 dates 14 dates 8 dates	Only weekend tourneys included in playing dates.
Outdoor Track Varsity/JV Jr. High/Middle	Feb. 9 Feb. 9	Feb. 26 Feb. 26	April 23 April 23	10 meets 8 meets	n/a n/a

KEYS & EXPLANATION *=Includes only regular season contests per school. **Throwing conditioning (gloves & balls only) +=Not counted as playing dates. N/A=Not applicable ^ Third soccer tournament allowed (no loss of school time) with each match counting as a regular season match. **NOTE:** In all sports, a team's season ends when the team is eliminated in the state championship program. A team's season begins the day of its first contest in that sport. > Games played during the schools spring break do not count in the total games allowed. (See Baseball section in 2023-24 Sports Book)

(1) Event with only Alabama Schools—Request online (AHSAA member section)

- (2) Event with schools from bordering states: Complete Form 9, found in DragonFly and submit to the AHSAA office at least 30 days prior to the date of the event.
- (3) Event with schools from non-bordering states that needs NFHS approval: Request online at www.nfhs.org under Sports, then Sanctioning.

A team or individual cannot participate in any tournament or contest that is not sanctioned by the AHSAA.

SECTION 4. AHSAA MEMBERSHIP REQUIREMENTS. All rules and regulations of the Association apply to all middle, junior high and high school contests which include, but are not limited to, junior varsity, B-team and varsity teams as well as to all jamborees and spring games.

Also, all rules and regulations outlined for the different sports in the AHSAA Sports Books apply.

Eligibility rules or playing rules may not be set aside for any athletic contest at any level.

SECTION 5. SUBMITTING ELIGIBILITY ROSTERS. At least two days before an athletic contest, the principal of each school involved must have verified and submitted an eligibility roster online in DragonFly. Failure to post rosters online may result in a monetary fine.

Submitting the Game Eligibility List certifies that each student listed has passed the required number of units of work the preceding year with a minimum composite grade average of 70, is now carrying the minimum required units of work and has exhibited acceptable attendance, attitude, and classroom efforts. No special recitation, make-up work or tests may be given for the purpose of making a student eligible.

SECTION 6. GIRLS AND BOYS PARTICIPATION. In sports where championship play is sponsored for both girls and boys, it is recommended that schools field a boys team and a girls team in those sports. If a girls team is provided in a sport, girls may not participate on the boys team in that sport. Boys are not permitted to participate on a girls' team under any circumstances.

Note: Participation is defined as playing in a contest.

Note: A student participates as the gender identified on the certified birth certificate.

SECTION 7. DRESSING OUT RULE. Only eligible students may be dressed in school game uniforms for a contest.

Note: Dressing out while ineligible will result in a fine. Participation while ineligible will be a forfeiture.

SECTION 8. INELIGIBLE STUDENT PARTICIPATION. If an ineligible student participates in a contest, or if a student enters a contest under an assumed name, that student's school will be required to forfeit that contest if it was won by the school. If a student participates under an assumed name, the school's membership in the AHSAA will also be jeopardized.

If an ineligible student participates in a contest composed of individual events (track meet, tennis match, etc.), that school will be required to forfeit the entire contest, including all points and awards (medals, trophies, etc.) earned by other members of the team.

Schools that allow participation of an ineligible student-athlete must return all playoff shares/revenue to the AHSAA for the Revenue Share Program.

SECTION 9. CONTEST COMPLAINTS. When a complaint is made against any member of a team or for other reasons immediately before or during the progress of a contest, the contest shall be completed as scheduled according to NFHS Rules and the complaint filed with the Executive Director for settlement later.

SECTION 10. FAILURE TO COMPLETE CONTESTS. A school that takes its team off the field or court during a regular season or tournament contest may not expect to collect its expenses or guarantees. Such an act will be considered flagrant, unsportsmanlike conduct.

After a contest begins, each school waives all rights as far as objections to the officials are concerned.

Note: A contest ending as a result of an unsportsmanlike incident involving one or both participating teams is subject to the Failure To Complete Contests rule above.

SECTION 11. POST-SEASON CONTESTS. Post-season contests are prohibited unless sponsored by the AHSAA. A team's season ends in all sports when the team is eliminated in the state championship program.

Practice or contests between schools are not permitted at any time during the school year, which begins with the first fall practice date.

Note: Regular season contests are not permitted after the state playoffs begin, which include Area, Section, Regionals, etc.

Exceptions. (a) When a school is invited to an officials' workshop sponsored by an officials' association that serves that school, the school

may participate against member schools under the workshop guidelines set forth by the AHSAA. Workshop guidelines must be submitted by the officials association for approval by the AHSAA. An association shall conduct only one workshop per year.

Note: An AHSAA member school may participate at any time during the year in one local officials workshop or one AHSAA District Officials Camp and one AHSAA State Officials Camp. AHSAA District or State Officials Camps may occur during the summer months or during the school year after the first practice date for a certain sport and before the regular season in that sport begins.

(b) Jamborees and spring games are permitted only for football according to the established guidelines in Rule III, Section 17 of this Handbook. Jamborees or spring games must be part of the team's schedule and submitted in DragonFly.

SECTION 12. NFHS RULES COMPLIANCE. Official rules of the National Federation of State High School Associations have been adopted for all interscholastic contests of the AHSAA.

The interpretation and application of the rules and procedures for all AHSAA championship programs are vested in the Executive Director and the Central Board of Control of the AHSAA and cannot be appealed.

Note: Protests are not allowed under National Federation and **AHSAA** rules.

SECTION 13. CONTEST/TOURNAMENT LIMITATIONS. Limitations are established for the number of contests and tournaments a school may play in each sport, and the first practice and contest dates are set for each sport. (See Sports Calendar on page 46.)

A student may participate in the number of contests his/her team is permitted to play in that sport. If a student participates on more than one level of competition in the same sport during the same season, the maximum number of contests that the student may participate in is the number of contests his/her highest-level team is permitted to play. (Ex.: A student playing a combination of junior varsity and varsity basketball games may participate in a maximum of 30 games, the number a varsity high school team can play.) The only exception is in football where a student may play a total of 18 games.

Note: A student may participate in two levels of competition in one sport during the same event or on the same day. This includes the same activity or sport for such events as county and conference tournaments, meets, etc., even though these events may be played on different days. However, each contest played counts toward the

maximum number allowed for that sport.

Note: Playoff games do not count toward maximum number of games

allowed.

Note: Participation is defined as **playing** in a contest.

Note: The scheduling of all practices is left up to the discretion of the local school administration. A student may participate only at a

member school where he/she is enrolled and eligible.

SECTION 14. TEAM PRACTICE RESTRICTIONS. No team or student(s) shall engage in any interscholastic competition before they have had at least 13 days of practice during the current season.

Note: A student changing directly from participation in another sport may have less than 13 days of practice before beginning competition.

During the school year, only during the allowable periods, school gymnasiums and other facilities may be used after school for practice or individual skills development as outlined by the rules and balls or equipment of the game may be used to develop skills.

Weight training and conditioning programs are exempt from these restrictions.

Coaches may coach their teams during athletic PE as defined under Section 15. Instruction during an athletic PE does not count toward the 2 hrs. per week. Coaches may not use equipment outside the season except for skills development.

SECTION 15. COACHING OUTSIDE SCHOOL YEAR. No administrator, coach or non-faculty coach from a school's staff may hold organized practice (except during allowable period) or competition for its school or its feeder school students (grades 7-12) outside the sports season during the school year. Members of a school coaching staff are allowed to coach girls or boys students from his/her school teams during the off-season during the school year within the allowable period as described below.

Any coach that coaches a student from another school in practice or competition renders that student or offending coach ineligible at the coach's school in the sport in which the violation occurred for the next school season.

A school coach may coach a student from his/her school on a non-school team if the non-school team is an olympic-level team. Request must be made to Central Board prior to the event at a regularly scheduled board meeting.

Note: Any coach that coaches a student (grades 7-12) from his/her school

in practice or competition of the same sport outside an allowable period renders that student or the offending coach ineligible in the sport in which the violation occurred for that school season.

Note: Coaches may coach students from the coach's school or feeder school as long as it is not a sport the coach coaches or will coach at the school for the following school season.

AHSAA certified coaches from the school's staff may hold organized instruction outside of the sports season during the school year in groups for a maximum of 2 hours per week per sport.

Note: AHSAA coaches from the school's staff may hold organized instructions outside of the sports season during the school year a maximum of 10 weeks of the off-season with a maximum of 2 hours per week per sport. Anytime a coach works sports specific skills with an athlete, that time counts toward the 2-hour team total for that sport that week.

Note: A coach can work with an in-season athlete for an out-of- season sport if both coaches agree. If coaches cannot agree, the local administration makes the decision or the in-season sport takes precedent.

Note: A coach cannot work with any student during the DEAD PERIOD The first two (2) weeks of the school year and/or fall practice are a dead period. (At the end of each sport season, if a student is not beginning another sport, a student must have a two week period of rest (DEAD PERIOD) before a coach can work with him/her.)

Ex. The two weeks following the last contest in football is a dead period. A coach may not work an athlete for two weeks for another sport. This does not include transitioning to next sport such as basketball.

SECTION 16. EVALUATION PERIOD. Each school is permitted **one** Evaluation Period per sport during the off-season and during one of the allowable three weeks of Summer competition. All sports except football may have a maximum five days in a consecutive 10-school-day calendar period. Football is permitted a maximum 10 days in a consecutive 20-school day calendar period. The evaluations for spring sports can be held (except during first two weeks of fall practice) during the first semester or anytime from the end of the season to the end of the school year and the evaluations for all other sports during the second semester. All students may participate in the evaluations.

Note: School sports tryouts are allowed during one of the three allowable

weeks of Summer competition. School may use five days out of 7 during one of the allowable weeks.

Fall sports (football, volleyball, cross country, swimming) have the option of conducting a spring evaluation period or starting official practice on the Monday before the first allowable starting date in August. A school's football team cannot have both a spring evaluation then start fall practice a week early.

If a school does not have spring evaluations, the football team may start fall practice one week early and participate in one pre-season scrimmage that week prior to the team's first varsity contest regardless of whether a team's regular season begins week 0 or week 1.

Note: A school may participate in one preseason scrimmage game on Aug. 14/15 or Aug. 21/22 if week 0 is open.

Note: All heat acclimatization guidelines must be followed (see pg. 93 AHSAA Sports Book).

Note: Tryouts for any sport must be conducted only during an off-season Evaluation Period during the school year during allowable period of summer **or after the first practice date for that sport.**

SECTION 17. SPRING EVALUATION PERIODS. Spring Evaluation Periods are permitted for football, basketball and volleyball (or spring sports as explained in Section 16). Football is permitted spring practice for a maximum 10 days in a consecutive 20-school day calendar period while basketball and volleyball practice is permitted for five days in a consecutive 10-school day calendar period. Days during a spring break will not be counted as calendar days for schools that do not use these days during a practice period.

Schools that have declared a 9th grade football team may conduct a separate 9th grade 10 day evaluation period either during the middle school 20 days or during the high school 20 days. Each athlete will still only be allowed to have 10 days of evaluations. Athletes would not be allowed to have 10 days with 9th grade team and then 10 days with varsity.

Note: Spring practice is any organized or supervised group practice with or without protective equipment. Individuals or small groups who are not organized or supervised may participate in activities such as passing, punting, shooting, dribbling, etc. Touch football in a physical education class is not a violation.

Prior to the start of a 10-day spring football evaluation period, three days of heat conditioning in helmets are required. No other equipment (balls, pads, etc.) may be used and no coaching is permitted. Anything that simulates practice will mark the first day of a school's allotted 10 days of practice.

Note: The three days of heat conditioning in helmets are not required for students involved in a spring sport.

Football and basketball practices may be held any time during the second semester while volleyball practice must be conducted any time between the conclusion of a school's basketball season and the end of school.

Spring practices shall be open to incoming students from feeder schools. If the feeder school students meet eligibility requirements, they may participate in a football jamboree or regulation game. **Students must be enrolled in the school system in order to participate in practice, workouts or any athletic functions of the school.**

Students must be enrolled in the school or feeder school in order to practice and be covered by insurance.

A student may participate in only one spring practice period or tryout per sport per school year.

Sixth graders from a feeder school may participate in spring practice, but are not eligible to participate in a game or jamboree. These students and other students that are ineligible but allowed to practice must be on the school's tryout roster in DragonFly to be covered by catastrophic insurance.

A jamboree or regulation game is permitted only for football. A jamboree (with modified rules) may be played after 10 days of practice, but one school may not participate in more than four 12-minute quarters. (Ex. If a school plays in a regulation game or jamboree in the fall, then the school may also play in either of the events in the spring of the same school year.) Each 7-12 school is permitted to have separate 10-day spring football practice periods for its high school and junior high/middle school team, and each team may have a jamboree or regulation game. A student may participate in only one jamboree or regulation game (high school or junior high/middle school). A ninth-grade team is considered a junior high team. A jamboree must include three or more teams with no one school playing more than four 12-minute quarters. All jamborees must be scheduled and posted in DragonFly.

SECTION 18. FALL FOOTBALL PRACTICE REGULATIONS. Only shorts and helmets are allowed the first two days of fall football practice. Shoulder pads and helmets are allowed on the third practice day for a period not to exceed 90 minutes of total practice time and not exceed 120 (2 hours) minutes on the fourth day.

On the fifth practice day, one full-speed contact practice, in full gear, is allowed not to exceed 90 minutes. The earliest date full pads may be worn is August 6.

The student may practice in full pads on his/her fifth practice day. No matter when a student begins fall football practice, that student must

practice for two days in shorts. Shoulder pads are allowed for one practice on that student's third practice day (1.5-hour practice).

In all sports, two-a-day practices may not be conducted on consecutive days. When two-a-day practices are conducted, a four (4) hour break is required between the end of the first practice and the beginning of the second practice. In football, only one practice per day may be in full pads. The other practice that day can be only in helmets and shoulder pads.

Between the close of the football season and the end of that school year, any football practice is prohibited except during the allowable spring practice period. A student who participates in an illegal practice may be declared ineligible for interscholastic football.

Note: NO football equipment may be worn from the last day of the regular season until the allowable spring practice period. Helmets are allowed during the summer.

AHSAA Regulations: During the regular season, including championship play, and the allowed 10-day spring evaluation period, AHSAA member schools must restrict the amount of full-speed contact practice. These guidelines are intended to limit the amount of full-speed contact football practice. These guidelines are intended to limit the amount of full-speed contact and not to limit the number of practices in full pads.

Week 1 - In accordance with the AHSAA Fall Football Practice Rule (Rule III, Section 18, Page 53 of the 2025-26 Handbook), only shorts and helmets are allowed the first two days of fall football practice. Shoulder pads and helmets are allowed on the third practice day for a period not to exceed 90 minutes of total practice time and not exceed 120 (2 hours) minutes on the fourth day.

On the fifth practice day, one full-speed contact practice, in full gear, is allowed not to exceed 90 minutes.

Week 2 - Alternating days of full-speed contact practice, not to exceed a combined total of 120 minutes of full-speed contact is allowed. In addition, one intra-squad scrimmage is allowed in week 2.

Week 3 - Alternating days of full-speed contact practice, not to exceed a combined total of 120 minutes of full contact is allowed. One interscholastic scrimmage or contest is allowed in week 3

Week 4 through End of Season - A total of 90 minutes of full-speed contact practice per week is allowed.

Spring Evaluation - Alternating days of full-speed contact practice, not to exceed a combined total of 120 minutes of full-speed contact per week is allowed during the 10 allowable days for evaluation. One interscholastic scrimmage contest is allowed during the spring evaluation and counts as one of the 10 allowable days.

The following definitions describe the different levels of contact in football practice:

Actions that require contact limitations:

Live Actions - Contact at game speed in which players execute full blocking and tackling at the competitive pace, taking players to the ground.

Full-speed contact - Any simulations in which live action occurs. Thud - Any live action or full-speed contact with no pre-determined winner or without taking a player to the ground.

Actions that do not require contact limitations:

Air - Players should run unopposed without bags or any opposition **Bags** - Activity is executed against a bag, shield or pad to allow for a soft-contact surface, with or without the resistance of a teammate or coach standing behind the bag.

SECTION 19. LEVELS OF COMPETITION. A student is allowed to participate in two levels of competition (varsity, junior varsity, B-team, junior high or middle school) in one sport during the same event or on the same day. Each contest played counts toward the maximum allowed at the highest level. In football, a student may not participate in games at different levels (or the same level) on same day or consecutive days.

Note: This includes the same activity or sport for such events as county and conference tournaments and meets, section meets, etc., even though these events may be played at different sites over several days.

A student may participate in a sport only one time per school year. If a student transfers from any school, including out-of-state, after a season in a certain sport is completed, that student is ineligible to participate in the same sport at the new member school during the same school year. If a student transfers from a member school before the season in a certain sport is completed, that student would be eligible to participate in the same sport at the new school provided its season had not been completed.

Two teams from the same school may not participate in the same division of an event (tournament, meet, match, etc.) in any sport.

An ineligible student is not allowed to participate in any interscholastic contest on any level, including summer contests.

SECTION 20. ALL-STAR REGULATIONS. A member school shall not organize, administrate, or permit the use of its equipment or facilities for an all-star contest that is not sanctioned by the AHSAA. Any school violating the spirit, purpose or wording of these rules and regulations shall cause its school to be suspended from the AHSAA for such length of time as the Central Board deems advisable. Registered officials shall be suspended for promoting or officiating such contests.

SECTION 21. SUMMER PRACTICE RULES. Coaches are allowed to practice and hold camps with their zoned students (K-12) during the summer months (from the end of school until the starting practice date for fall sports) and use drills to teach skills. Sports-specific mandatory practices are prohibited until the starting practice date for fall sports. No football equipment except helmets and hand-held blocking pads may be used until the starting date for fall practice. Sleds are not permissible.

Weight training and conditioning programs are not restricted. It is the responsibility of each school to see that the Summer Practice Rule is not violated.

During the All-Star Sports Week/Summer Conference (July 20-24, 2026) are DEAD WEEKS:

- Weight training conditioning programs or practices are permissible.
- Team camps, competition, or practices with other schools are not allowed.

Summer Practice Competition.

Only eligible students may participate in summer competition events with another school, and/or camps under the jurisdiction of a member school.

- A school may participate in unlimited competition and/or camps for winter and spring sports during 3 of the 4 following weeks (Summer 2026): June 1, and June 8, June 15, June 22. Also, unlimited competition and/or camps are allowed for fall sports during 3 of the 5 following weeks: June 22, June 29, July 6, July 13, and July 27.
- Outside the allowable three weeks, a school team may choose to participate three days (TOTAL) at a college or university camp. If a school chooses to use these three days, it will lose three days from one of their allowable 3 weeks.
 - Ex. A school's football team has chosen the weeks June 22, July 6 and July 13 to participate in summer camps/ competition. If they decide to participate in a college camp for three days during the week of June 8, they must give up three days from one of the allowable weeks they have chosen to play.
- Note: a. Any day(s) used during an assigned week (Sunday thru Saturday) count(s) as one of the three allowable weeks. Weeks cannot be broken-up.

Note: b. The week of July 20-24, 2026 will be dead week for competition and team camps due to AHSAA All-Star Sports Week/Summer Conference, but schools may hold sessions of conditioning and weights. Practice is allowed every day except for rules clinic for that sport.

SECTION 22. CAMPS/SUMMER CAMPS. Schools may not participate in a camp outside the dates of the allowable three weeks for that sport.

Students are allowed to attend camps as individuals outside the allowable three week period.

Students may attend camps provided they do so individually at their own expense.

Note: Schools may not attend team camps during the school year.

Outside the allowable three week period, if a member school's facilities are used by any outside entity for an event, including but not limited to, camps, showcases, combines, practices, or individual skills development, a coach, whose players (grades 7-12) are participating in the event, may NOT work the event.

Outside the allowable three week period, players and coaches who attend camps as individuals on a college or university campus are exempt from this rule.

During any DEAD WEEK or outside the allowable period, a member school's campus may be used to host an event, including but not limited to, camps, showcases, combine, or individual skills development as long as school coaches are not working the camp.

Note: During the sports season, no outside activity is allowed in the same sport, including but not limited to showcases, practices, regardless of who sponsors/conducts the event (please refer to Outside Participation Rule).

Note: Camps, combines, showcases, etc. involving students NOT enrolled in school hosting the camp or school's feeder pattern can ONLY be held during the allowable period.

Note: College tryouts or individual camps are permissible during the sports season if pre- approved by the principal and head coach and no contest is missed.

During the school year students may attend camps as individuals.

Note: The week of July 20-24, 2026, will be dead week for competition due to AHSAA All-Star Sports Week, but schools may hold sessions of conditioning and weights and practices except for the day of that sport's rules clinic at the Summer Conference.

Note: Weeks cannot be broken up. Any day(s) used during an assigned week counts as one of the three allowable weeks.

Note: Schools may not participate in a team camp outside the dates of the three weeks for that sport.

Note: If a coach conducts more than the allowable 3 weeks of practice competition, or violates allowable three weeks period, he/she could be restricted from coaching that team the following school season.

- Coaches may coach their own school players in practice competition during the summer in school competition. Coaches may coach their own children in more than three weeks of allowable competition if none of the coach's other players are on the child's team. A school coach of any sport may not coach an outside team if any student (7-12) other than the coach's child is on that team.
- 2. Each day of practice competition in organized events (team camps, skill camps, Sports Festival, etc.) will count toward the allowable three weeks. One day used in a week counts as one of the three allowable weeks.
- All practice competition and team camps sponsored by AHSAAmember schools must include only AHSAA-member schools or schools from other NFHS-affiliated state associations. (All Team camps hosted by colleges are excluded.)

Note: Practice competition against non-member schools is prohibited except in team camps hosted by colleges and universities. Member schools may not participate in practice competition or scrimmages at any time against non-school teams (travel, club, etc.)

- Practice competitions between schools are deemed to be modified or practice contests under the jurisdiction of participating schools, therefore AHSAA-registered officials are not required and National Federation rules may not apply.
- 5. Each school should analyze the liability issues of its practice competition and act accordingly.
- 6. Admission may be charged to any practice competition under the direction of the school principal.
- 7. Practice competition involving coaches and players in grades 7-12 (including team camps) is not allowed during All-Star Sports Week, a "dead week".
- 8. Helmets and hand-held blocking pads are the only types of protective equipment that may be used in any football practice competition (includes team and individual camps).

SECTION 23. VIDEO RESTRICTIONS. A school or anyone representing the school may not video tape, record, internet stream, nor film any contest in which it is not involved unless it has received permission from both participating schools. No outside group or individual may video tape or film any contest without permission from all participating schools.

The use of "Drones" may at anytime be prohibited by the contest officials if the contest officials determine that the "Drones" would cause an unreasonable risk or distraction.

SECTION 24. COACHES' FIELD EQUIPMENT. Communication devices including but not limited to audio recorders, Local Area Network (LAN) phones and/or Internet depictions, shall not be used to communicate with a player except during a conference outside the 9-yard mark.

Communication devices including but not limited to audio recorders, Local Area Network (LAN) phones and/or headsets, mobile phones, still photograph(s), film, analog or digital video(s) and/or Internet depictions may be used by coaches and non-players.

Note: Any electronic communication device between coach and players is prohibited in all sports except baseball and softball, in which one way communication is allowed between catcher and coach.

SECTION 25. CHAMPIONSHIP PARTICIPATION RULE. A school that sponsors a team or an individual in any sport competition must participate in the championship program of that sport unless the school is not eligible for the championship program at that time.

Note: Once a member school certifies or declares participation in a sport, failure to participate is a violation and a monetary fine will be assessed.

Note: Failure to declare a sport before participating in a contest will result in a monetary fine.

Note: Middle schools are required to declare teams, create rosters, and schedules, but will not be assessed a monetary fine if they undeclare at a later date or do not field a team.

SECTION 26. CHAMPIONSHIP PLAY INTERRUPTION POLICY. This policy, adopted by the AHSAA Central Board of Control, will be followed when championship play is interrupted or threatened by public health/safety concerns, acts of God or other uncontrollable and unforeseen circumstances. Necessary decisions concerning any circumstances that are not covered by this policy will be left to the discretion of the AHSAA administrative staff and the Central Board of Control.

This policy shall be observed for all AHSAA-sponsored championship playoff events.

1. In the event of school closings within two calendar days of scheduled

playoff contests, the AHSAA administrative staff, in collaboration with the Central Board and playoff event personnel, will attempt to delay or reschedule the playoff contests without adversely affecting the next round of the playoff schedule. Any part of a revised schedule may need modification.

Note: For purposes of this policy, "closure," "closed" or "school closing" shall mean that the local authorities of the interruption cause or Board of Education/Governing Board has canceled all high school classes and school-sponsored extracurricular activities for a minimum of one calendar day due to a specific concern.

- 2. **Two-team contests:** Postponed contests must be re-scheduled on the **next day** unless the next round of the playoff is adversely affected or if the next day is a Sunday. The failure of a team to participate would result in a forfeit.
- 3. **Multi-team events:** If a revised schedule adversely affects the next round, the event may be played according to the original schedule. The failure of a team or individuals to participate would result in a forfeit.
- 4. In the event that schools remain open, participants and teams shall be expected to play the contests on the scheduled dates.
- 5. Information on any changes regarding AHSAA playoff scheduling will be posted on the home page of the AHSAA website (www.ahsaa.com).

SECTION 27. INTRAVENOUS FLUID USE POLICY.

Rule – It is the recommendation of the Medical Advisory Committee of the Alabama High School Athletic Association (AHSAA) that the use of intravenous fluid hydration/rehydration be used in athletes only in the case of medical necessity in order to prevent or treat cardiovascular collapse or in the treatment of severe heat induced illness, severe hypotension and shock, or other life-threatening condition that would benefit from intravascular fluid treatment.

The intravenous fluids can only be administered by, or under the direct supervision of a Medical Doctor with a license to practice Medicine in the State of Alabama, or by Emergency Medical personnel trained in the use and administration of intravenous fluids who have received a direct verbal or written order from a Medical Doctor.

If an athlete should require intravenous fluid therapy, he/she would not be allowed to participate in any athletic competition for the remainder of that day and will be required to have a written note from a Medical Doctor in order to return to competition after 24 hours following the administration of intravenous fluids for any reason.

SECTION 28. CONCUSSION POLICY. Any student-athlete who exhibits signs, symptoms or behaviors consistent with a concussion shall be

removed from the contest and **shall not return that day**. Following the day the concussion symptoms occur, the student-athlete may return to practice or play **only after a medical release** has been issued by a medical doctor.

Any health care professional or AHSAA certified coach may identify concussive signs, symptoms or behaviors of a student athlete during any type of athletic activity. Once concussive signs are identified, only a medical doctor can clear the athlete to return to play. Any school in violation of the AHSAA policy application of National Federation rule will be subject to sanctions.

An online NFHS Concussion Course is required for all certified coaches (faculty and non-faculty). The free educational course will aid in identifying symptoms of a concussion and the procedure to follow when these symptoms are recognized. The course is available at www.nfhs.org.

A Concussion Information Form signed by each student and his/her parent must be kept on file online where the student is enrolled. (The form will satisfy the requirement for one school year.)

(NFHS Suggested Guidelines for Management of a Concussion are found in the Appendix in the back of each NFHS Rules Book and on the AHSAA website under the Sports Medicine and Safety tab.)

RULE IV - Game Officials

SECTION 1. OFFICIALS'. School principals shall be responsible for the contracting of officials for any contest.

Only qualifying officials are used for championship play.

SECTION 2. REGISTERED OFFICIALS' CONTEST REQUIREMENTS.

Only officials who are registered with the AHSAA may be used by member schools as officials in football, basketball, baseball, softball, volleyball, wrestling and soccer. Some registered officials are required in track and field. Violation of this rule shall subject the school or schools to a fine.

All member schools of the AHSAA are required to use in-state officials associations when they are available. Private dressing rooms with hot and cold showers must be provided for all officials.

Note: The host school is responsible for the security of contest officials before, during and after the contest, including but not limited to providing a safe area for contest officials to park their vehicles.

Electric Clock Operators must be registered by the AHSAA through member schools or local officials' associations in order to serve as clock operators for interscholastic contests. For varsity football games, electric clock operators will be assigned from the officials' associations working the games.

Additional guidelines governing the AHSAA Officiating program can be found online at www.ahsaa.com under the Officials' Section.

SECTION 3. OFFICIALS' RESTRICTIONS. An official who is an employee of a given school may not officiate in any contest if his/her school competes with either school participating in the contest he/she officiates. An employee of a participating school may not officiate in any interscholastic contest in which his/her school is involved.

Note: Swimming and track officials are excluded from the restriction.

SECTION 4. OFFICIALS' ASSOCIATION RESTRICTIONS. A varsity coach who is a member of an officials association which registers officials with the AHSAA may not use an official from that association in that coach's varsity game. This applies to all sanctioned AHSAA sports except for track.

SECTION 5: DRONE POLICY. The use of "Drones" for any athletic purpose inside the confines of a building is strictly prohibited at all times.

The use of a "Drone" at an outdoor interscholastic contest may be used but must remain outside the field of play at all times. It also cannot be flown over an area where spectators (people) are gathering or sitting prior to or during an interscholastic contest.

The host school of any interscholastic contest between member schools has the authority to prohibit the use of "Drones".

The use of "Drones" may at anytime be prohibited by the contest officials if the contest officials determine that the "Drones" would cause an unreasonable risk or distraction.

RULE V - Coaches

SECTION 1. COACHING REQUIREMENTS. A coach or persons responsible for the immediate training of athletes or athletic teams must be employed or approved by the Board of Education as a certified teacher under the supervision of the school principal.

Note: "Coach" refers to any person who is given direct responsibility by the school and/or the Board of Education for the training or instruction of any athletes or athletic team. A school team may not participate in an interscholastic contest unless the team is accompanied by a certified teacher (faculty member).

Note: All head coaches of high school teams and head coaches of the highest level of junior high/middle school teams, including unit schools grades 7-12, are required to attend a rules clinic at All-Star Sports Week or complete and pass a rules test online with a predetermined minimum score by the required date, and labeled as head coach in DragonFly. Coaches failing to comply will be fined as follows:

\$300 for high school coaches and \$150 for junior high/middle school coaches.

Note: All coaches must be certified and listed on DragonFly.

Note: It is the responsibility of all coaches to be knowledgeable of AHSAA bylaws.

Note: Completion of the online NFHS Sportsmanship and NFHS Concussion, Heat Acclimatization, Mental Illness, and Sudden Cardiac Arrest courses are mandatory for all coaches (faculty and nonfaculty).

Note: Coaches may coach their own children during the school year and summer if none of the coach's other players or students from coach's school are on the child's team.

Non-Faculty Coach: Schools may use a non-faculty coach in any sport when that person is serving directly under the supervision of a coach (faculty member) employed by the Board of Education and is also

employed by the school and/or the Board of Education.

Note: A non-faculty coach is a person with any coaching responsibility at a member school and is certified in accordance with all Coaches' Education Program course requirements as stated in Rule V, Coaches, Section 2, Coaches' Education Program.

Non-faculty coaches may be disqualified and discontinued by the Executive Director or Central Board at any time it appears that their instruction is not in the best interests of the statewide athletic program.

A school that uses a non-faculty coach that is not employed or approved by the school and/or the Board of Education is subject to penalty from the AHSAA.

A non-faculty coach must be accompanied at all contests by a faculty member or full-time employee of the school.

All Coaches must be certified and listed on DragonFly.

SECTION 2 : COACHES' EDUCATION PROGRAM. Prior to working with any student-athlete (practice or competition), coaches in the AHSAA must meet all requirements of the Coaches' Education Program:

- Coaching Principles (NFHS or ASEP)
- Sports First Aid Health & Safety for Coaches (ASEP or PREPARE)
- NFHS Sportsmanship
- NFHS Concussion course
- NFHS Heat Acclimatization course
- Must have an active CPR certification with AED Training (All American Heart Association courses are accepted as long as the course has a "hands-on" component and taught in person.)
- NFHS Sudden Cardiac Arrest every two years beginning in 2024-25
- NFHS Student Mental Health & Suicide

Once these requirements have been successfully completed, coaches are eligible to join the AHSADCA and receive a coaches' card. The courses may also be taken for Continuing Education Units (CEUs).

Note: Each member school must keep on file in DragonFly a verification for each coach that has been certified from 2001-02 to the present (course requirements) and a verification (hard copy) that all coaches' education requirements have been successfully completed. Coaches at member schools prior to 2001-02 are exempt from the Coaching Principles and Sports First Aid course requirements. A coach's certification may be checked at all championship events.

SECTION 3. COACHES' CONDUCT. A coach or non-faculty coach found guilty of immoral or unsportsmanlike conduct may be disqualified by the Central Board of Control. Any school using a disqualified coach or non-

faculty coach shall be subjected to suspension from the AHSAA.

SECTION 4. ALABAMA HIGH SCHOOL ATHLETIC DIRECTORS & COACHES ASSOCIATION. All coaches and administrators that meet the AHSAA Coaches' Education Program requirements and are assigned athletic coaching responsibilities are eligible for membership in this organization, established in 1948 under the auspices of the AHSAA. There is a service fee of \$40 each per membership year.

Administrators (principals and assistant principals) are eligible for membership with a \$50 annual fee per administrator. In order to be covered by the liability insurance, the coach must be certified and in good standing.

The membership card entitles the member to voting power in the Coaches Association and serves as a pass for the "holder and one" to all events sponsored by the Athletic Directors and Coaches Association as well as to the championship playoff events sponsored by the AHSAA.

The service fee also entitles the member to \$1 million personal liability insurance coverage, which includes the classroom.

The current activities and projects of the Athletic Directors and Coaches Association include the All-Star Sports Week, rules clinics, Lunch & Learns, the coaches' awards banquet, the publication of the coaches' directory, Heads-Up Football Certification, and the co-sponsorship of the Alabama High School Sports Hall of Fame program along with the AHSAA.

SECTION 5. 25-YEAR SPECIAL PASS. Any member of the AHSADCA who has completed 25 years as a member of the organization, regardless of positions held at a member school, may apply for a Special Pass to all interscholastic athletic events sponsored by the AHSAA. This includes assistant coaches, head coaches, principals, assistant principals or athletic directors. The required 25 years of service can include any combination of service years in the aforementioned positions.

RULE VI - Administration

SECTION 1. AHSAA YEAR. The Athletic Association (fiscal) year begins July 1 and ends the following June 30 of each calendar year.

SECTION 2. PRINCIPALS' ACCOUNTABILITY. The principal of a school shall be held ultimately responsible in all matters that concern interscholastic athletics at his/her school.

Note: The Principal is responsible for the conduct of spectators and fans at all athletic contests, keeping current Emergency Action Plans (EAP) for all sport facilities and all required documents for eligible athletes and certified coaches on file in DragonFly.

Note: A principal may request an official ruling in writing on school letterhead. An email, phone call or text is not an official request or documentation.

AHSAA Audit Checklist

The required documents listed below should be on file in the school principal's office and must be readily accessible to AHSAA auditors.

Note: During the Audit process—any student-athlete or coach found to not have all eligibility requirements on file is prohibited from participating in any practice or contest until all documents are compliant with AHSAA rules.

The following should be completed and on file prior to a student-athlete participating <u>in any practice:</u>

- Student Birth Certificate.
- Student Pre-Participation Physical Form (Good for one calendar year). Must be dated and signed by an M.D. or D.O.).
- Student Concussion History Form* (Good for current school year) must be signed by the student and parent/guardian).
- Student Release Form* (Good for current school year).
 All AHSAA Forms are available at absaa.com.
- Sudden Cardiac Awareness Form (Good for current school year).

*As recommended by the AHSAA Medical Advisory Board and Legal Counsel, these forms will be available each year in May on the Monday following the last date of spring championship events. Forms signed in May or during the summer are good for the following school year.

The following should be completed and a certificate of completion on file prior to a student-athlete participating in <u>any athletic contest</u>:

· NFHS Sportsmanship (one time).

The following should be completed and on file prior to a coach (faculty or non-faculty) participating in any practice:

- Coach Certification documentation (for head coaches, assistant coaches, non-faculty coaches). This includes proof of completion of:
 - Principles of Coaching and (NFHSLearn.com).
 - First Aid Courses (NFHSLearn.com)
 - · Coach CPR certification with AED training (must be active).
 - Only in-person hands on instructed courses are acceptable beginning Aug. 1, 2022.
 - NFHS Coach Concussion Course completion documentation (one time).
 - NFHS Coach Heat Illness Prevention Course completion documentation (one time).
 - NFHS Coach Sudden Cardiac Arrest Course completion documentation (every two years beginning with the 2024-25 school year).
 - NFHS Students Mental Health & Suicide completion documentation (one time).

The following should be completed and on file prior to a coach (faculty or non-faculty) participating in any athletic contest:

- NFHS Sportsmanship (one time).
- The AHSAA highly recommends all student athletes and coaches complete the NFHS Bullying, Hazing, and Inappropriate Behavior courses available at nfhslearn.com

SECTION 3. JUNIOR HIGH/MIDDLE SCHOOL PARTICIPATION. Students at a junior high/middle school may participate at all levels of competition (varsity, junior varsity, B-team, etc.) at the high school where they are zoned to attend if all other requirements are met.

SECTION 4. CONTEST CONTRACTS. The superintendent or principal shall electronically sign all contracts in DragonFly to engage in interscholastic contests. When contracting for a contest, provision must be made for a forfeiture fee to be paid by the school that fails to carry out the arrangement made. There shall be no cancellation of a contract once entered into, except by mutual agreement, unless the forfeiture fee provided by the contract is paid. An incomplete contract is non-binding.

Note: If a school has a contract for a game and breaks it (by paying the forfeiture fee) without mutual agreement of the other school

involved, this may count as one of the offended school's allowed games and will be officially a forfeited game. If the game is replaced by the offended school, no forfeit will be granted. The school breaking the contract will not be allowed to replace the forfeited game.

The Central Board recommends that: (1) member schools play interscholastic athletic contests on only one night preceding a school day in any given week and, (2) contracts be used for contests in all sports.

Note: A contest starting at 5 p.m. or after is considered a night contest.

SECTION 5. CONTRACTING CONTEST OFFICIALS. It is the responsibility of each school to contract with local officials' associations to assign registered officials for each of its regular season contests in all sports.

Note: A school that takes its team off the field or court during a contest may not expect to collect its expenses or guarantees. Such an act will be considered flagrant, unsportsmanlike conduct.

After a contest begins, each school waives all rights as far as objections to the officials are concerned.

SECTION 6. ALTERING AHSAA RULES. Mutual agreements to violate or **knowingly violating** the rules of the AHSAA may result in fines, restrictive probation or the suspension of any or all schools involved.

Note: Any school violating or falsifying the spirit, purpose, or wording of these rules may be suspended from the AHSAA.

Note: Failure to self-report a violation may result in an increased fine amount.

SECTION 7. FINANCIAL AID. A student that transfers to a member school and receives any financial aid or financial assistance shall remain ineligible at that school for one year.

Note: First time 7th grader that transfers to a new school is not subject to this rule. A 7th grader who transfers after the start of the school year is subject to this rule.

Note: This rule does not apply to dependent children of full-time, active duty military families who have *Permanent Change of Station (PCS)* orders to relocate into a new school attendance zone.

Note: Financial Aid/assistance includes Alabama Scholarship, tuition remission or reduction, School Choose Act funds, etc.

SECTION 8. PROFESSIONAL CONTRACT ENTICEMENTS. Any school official (superintendent, principal or coach) who encourages or collaborates in negotiations leading to the signing of a high school student to a professional contract shall be guilty of unsportsmanlike conduct and may be disqualified and the school may be suspended from the Association.

SECTION 9. SCHOOL OFFICIAL REQUIRED. A certified administrator or certified teacher authorized by the principal or superintendent must accompany school teams and individuals to all contests in which the school participates.

Note: Home team **must** have a certified administrator present at all home events.

SECTION 10. SCHOOL RESTITUTION RULE. If a school that has been disqualified or a student who has been declared ineligible is allowed to participate in interscholastic competition because of a court restraining order and/or injunction against the school or the AHSAA, and if such restraining order and/or injunction is subsequently vacated, stayed, reversed or a final judicial determination is made that injunctive relief was not justified, then all contests in which such ineligible student participated shall be forfeited as well as any honors, points or awards received by the school or the ineligible student. In addition, the school may be fined or placed on probation in the interest of restitution and fairness to other member schools.

Note: A suit filed against the AHSAA for any reason, must be filed in Montgomery County, Alabama.

SECTION 11. UNSCHEDULED CENTRAL BOARD MEETING. If a school requests the Central Board to convene on a date other than its four annual meeting dates, the requesting school will be assessed the expenses of the meeting.

Note: If the requested meeting involves an appeal, the requesting school(s) will be assessed the expenses of the meeting if the appeal is denied.

SECTION 12. RECRUITING. No person connected in any way with a school may contact a student or prospective student, or his/her parents or guardian who resides outside of the school district to inquire or **encourage** them to transfer or enroll in their school for the chief purpose of participating in interscholastic athletics.

Note: This rule includes and applies to any impermissible contact with third party "go-between" individuals connected to a school in any way. Third parties include, but not limited to, trainers, private instructors, outside coaches, boosters, etc.

Note: Any contact/communication with a student, a student's parents, or any other family member (including elementary students) enrolled in another school, regardless of school zone, including, but not limited to, phone calls, emails, texts, social media, etc. is prohibited.

It is permissible for a coach, or anyone else connected with a school, to talk or speak with a student(s) or parent(s) who, on their own, visit their school for any specific purpose other than athletics.

Anyone connected in any official capacity with any high school who offers material or financial inducement or enticement to any student to come to that school for the purpose of engaging in athletics shall subject that school to suspension from the AHSAA.

A violation of this rule renders the contacted student permanently ineligible at the school where the violation occurs. A coach in violation of this rule shall be barred from coaching at any AHSAA member school for one year. A school in violation of this rule may be placed on restrictive probation for a period of one year in the sport in which the violation occurred and assessed a monetary fine. Repeated violations of this rule will cause a school to be suspended from the AHSAA.

SECTION 13. RECRUITING OUTSIDE DISTRICT. Athletic recruiting outside of one's own school district, zone, etc. is illegal. Also, athletic recruiting within overlapping school zones is illegal.

SECTION 14. CHEERLEADERS. A cheerleading squad is recognized as a support group for all interscholastic teams within its school, therefore cheerleaders do not fall under the eligibility rules that govern interscholastic athletics. In order to be covered under the catastrophic insurance program, students participating in cheerleading, including those who do not participate on other interscholastic athletic teams, must be entered on the school's online eligibility list and must be listed on a cheerleading team roster.

The National Federation guidelines outlined in the Spirit Rules book have been adopted as minimum standards for cheerleading programs at member schools.

Note: Cheerleaders will not be allowed to stand along the sidelines or end lines during a basketball game while the ball is in play or during free throws. Cheerleaders will be allowed on the floor or sidelines during 1 minute time-outs and between the quarters of a game. Cheerleaders may use the sideline or end line areas before games as long as they do not interfere with pre-game warm-ups.

SECTION 15. PARTICIPATION PRIVILEGE. Participation in interscholastic athletics is a privilege granted to students that meet the minimum standards of eligibility adopted by the member schools of the AHSAA.

Note: If a player participates in more than one sport, and if an event conflicts with an event with the other sport, the student must choose between sports.

SECTION 16. STARTING DATE CHANGES. Major changes in sports starting dates must be approved by a vote of member schools and ratified by the Central Board.

SECTION 17. LEGISLATIVE PROPOSALS. Legislative Proposals may be submitted online by member schools and must include a rationale and be signed by the principal by Jan. 31 or date recommended by the Central Board. Proposals will be ratified at a regular scheduled meeting in April.

SECTION 18. MEDIA/AUDIO-VISUAL POLICY FOR CHAMPIONSHIP EVENTS. This policy regulates all photography, video (film), internet streaming and audio at all championship events. Championship events include all contests that have a bearing on championship play.

Note: Each member school shall have the sole discretion to determine what media organization or media organizations are permitted to cover or broadcast a regular season sporting event involving that school.

- (a) Media: Members of the media are authorized, without paying a fee, to cover AHSAA championship events, to take still photographs and take short film, internet streaming, video and audio clips of AHSAA events for print and electronic news coverage.
- **(b) Credentials:** To cover AHSAA championship events, media are required to display a visible credential issued by the AHSAA at all times. All media credentials must be requested online at www. ahsaa.com at least one week prior to the event.

Media can request permanent (year-long) AHSAA credentials online at the media link at www.ahsaa.com, filling out the request and then transmitting a photo of the applicant via email to ringram@ahsaa.com. All applications will then be reviewed and approved or denied based on the AHSAA media policy requirements. These credentials will admit the holder to any AHSAA championship or special event for one school year. However, the holder is asked to notify the AHSAA by email of their intent to cover such events by sending a notification to ringram@ahsaa.com before each event's deadline. Those who do not request permanent credentials must make application for credentials for each event via the media link at www.ahsaa.com.

(c) Photography, Video, Film, Internet Streaming and Audio: The AHSAA is the owner of the rights to and the copyright holder of all AHSAA audiovisual work, which includes all still photographs taken of AHSAA events, all film, internet streaming, videotape and audiotape of AHSAA events and the live audio and visual broadcasts of AHSAA events. Still photography, filming, internet streaming, including, but not limited to Facebook, Instagram, Twitter, etc., videotaping and audio recording is prohibited at AHSAA events, except as expressly and specifically authorized by the AHSAA.

All video, broadcast, title and broadcast rights for AHSAA events are the exclusive property of the AHSAA. The AHSAA events cannot be reproduced, rebroadcast or used for any other purposes without the express written consent of the AHSAA.

Under no circumstance may still photographs, films, videos or audio tapes, in full or in part, be used for any commercial purpose, unless authorized by, and a rights fee has been paid to, the AHSAA. No live streaming or video TV/Internet clips of championship events is permitted without authorization from the AHSAA.

Videotape or film or internet streaming taken at any AHSAA event shall be used for the sole purpose of showing excerpts thereof as a part of a regularly scheduled sports or news program and for no other reason.

The station will not lend, give away or sell the film or internet streaming or videotape, in whole or in part, except only for the purposes herein above specifically set forth and/or in such cases as the AHSAA requests for use by the Association.

Individual **Spectators** are authorized to personally take still photographs at events, for strictly personal use. Individual spectators are authorized to personally film, video tape and audio tape portions of AHSAA events for strictly personal use.

Under no circumstance may still photographs, films, internet streaming, including, but not limited to Facebook, Instagram, Twitter, etc., videos or audio tapes, in full or in part, be used for any commercial purpose, unless authorized by, and a rights fee has been paid to, the AHSAA.

Any still photography, filming, internet streaming, including, but not limited to Facebook, Instagram, Twitter, etc., videotaping and audio taping shall be conducted from the seating area, or, if space is available, from a designated area.

(d) Participating Schools: Representatives of participating schools are authorized to take still photographs of AHSAA events. Representatives of participating schools are authorized to film, internet stream, video tape and audio tape AHSAA events, only if the principals of the participating schools receive advanced permission from the host school principal at any event.

Still photographs, films, internet streaming, videos or audio tapes may not be used to review decisions of game officials at any contest. Principals can request media credentials for school photographers/reporters (maximum one each) for AHSAA championship events by applying online at the media link at www.ahsaa.com before each event's deadline. Under no circumstance may still photographs, films, internet streaming, videos or audio tapes, in full or in part, be used for any commercial purpose, unless authorized by, and a rights fee has been paid to, the AHSAA.

e) Purchase:

- The selling of photographs by any means (through websites, freelance photographers, etc.) is strictly prohibited by the AHSAA without written consent of the AHSAA.
- 2. "The selling or redistribution of images (still or video) from the AHSAA state championship events for personal or commercial gain is prohibited without the expressed written permission of the AHSAA. Discovery of unauthorized distribution of images from the AHSAA state championship events will result in the revocation of credentials for the AHSAA event(s). Further, the AHSAA may seek damages for the unauthorized distribution of images (still or video) to the fullest extent permitted by law, including civil damages and injunctive relief."

SECTION 19. ADMINISTRATORS' 25-YEAR SPECIAL PASS. Administrators who have 25 years service in AHSAA member schools may apply for a Special Pass to all interscholastic athletic contests sponsored by the AHSAA and AHSADCA. Principals who have a combined 25 years of service as a principal and/or coach in AHSAA member schools may also apply.

SECTION 20. LEGAL EXPENSES AND VENUE. If any member school, or any of its employees, officers, directors, agents, or representatives, files a lawsuit against the AHSAA, or any of its employees, officers, directors, agents, or representatives, for any reason in any court, state or federal, or is involved in a lawsuit against the AHSAA, and the lawsuit is dismissed, with or without prejudice, by stipulation, voluntarily, or upon motion by a party or the Court, or the case concludes without judgment being entered in favor of the member school or any of its employees, officers, directors, agents, or

representatives, then the member school shall reimburse the AHSAA for all attorney fees and other expenses arising out of the lawsuit. If the member school refuses to reimburse the AHSAA and the AHSAA files a lawsuit or motion to collect monies owed, then the member school shall also reimburse the AHSAA for all attorney fees and expenses arising out of the lawsuit or motion filed to collect monies owed. Further, if any member school or any of its employees, officers, directors, agents, or representatives, files a lawsuit against the AHSAA for any reason, the lawsuit shall be filed in Montgomery County, Alabama.

JUNIOR HIGH/MIDDLE SCHOOL

All rules in this Handbook shall apply to junior high and middle schools (grades 7-8-9) except as given in this section.

MEMBERSHIP

A junior high school or middle school may hold membership in the Junior High Division of the AHSAA provided the school principal makes application for membership, signs the agreement to be governed by the Constitution, Bylaws and rulings of the AHSAA, and sends in all required reports and forms.

The membership application and annual dues must be submitted to the State Office. If grades 7-8-9 are included in the same school as the senior high, only one membership is required.

Note: Any junior high or middle school operating under a separate administration from the high school must hold membership in the AHSAA in order to participate against member schools.

A new member school's official date of entry into the AHSAA is the first day following the last day of the school year or June 1 preceding its first school year as a member school. Effective that day, new members must comply with the Constitution, Bylaws and rulings of the AHSAA.

Definitions:

- (a) **Junior high school** a school with students enrolled in grades seven through nine, eight and nine, or nine only.
- (b) **Middle school** a school with students enrolled in grades seven and/or eight.

Defining a School: The academic structure or organization of a school determines how it is defined, not the structure of the athletic program. The schools defined above may also have students in grades K-6. Since students below the seventh grade are not eligible to participate in interscholastic athletics, these grades were not included in the definitions.

Member junior high/middle schools may participate only in interscholastic contests with junior high/middle schools that are members of the AHSAA or an out-of-state athletic association. A junior high or middle school team, whether comprised of seventh graders only, eighth graders only or seventh and eighth graders together, may play any other junior high or middle school team comprised of seventh graders only, eighth graders only, ninth graders only or any combination of seventh, eighth and ninth graders together.

Note: Individual student-athletes can only participate in the maximum number of contests allowed at the highest level of that sport.

Each district will have one representative on the junior high-middle school committee.

MANAGEMENT

- **Section 1.** Schools in conference, county, or city organizations may agree on special rules that are more restrictive than the state rules but may not agree to set aside any state rule.
- **Section 2.** The rules of AHSAA will apply to junior high and middle schools unless there is a special rule to cover the situation.
- **Section 3.** The Central Board and the junior high-middle school committee will interpret the rules as they apply to middle school and junior high athletics. Those rules will be applied to fit situations until such time that special rules are made to cover all junior high and middle school situations.

In junior high and middle schools, special rules may be amended by a committee of eight members who will be duly elected by each of the eight athletic districts. The president of the Central Board may appoint a junior high-middle school person to represent the district in which there is a vacancy.

The Constitution can only be amended at a regular meeting which is properly advertised for said purpose. However, no amendment or change will be considered at any meeting of the AHSAA unless it is submitted in writing to the Executive Director at least 30 days before the meeting at which it is to receive attention.

COMBINATION PROGRAMS

Participation is permitted under the following programs if there is an agreement between the principals of the middle/junior high and the high schools involved:

1. **Junior High:** Three types of combination programs are available to combine junior high/middle school grades and students with the ninth grade and students of a high school to form a combination junior high athletic program in any sport. This is permitted if (1) both the junior high/middle school and the high school are located in the same school zone; (2) both schools are members of the AHSAA; and (3) the students are zoned for that high school by virtue of their parents' residence.

These three types cannot be used to compete in varsity or B-team (junior varsity) athletics.

Each of these programs operates under the jurisdiction of the high school principal, but each school involved is responsible for submitting its own eligibility reports online. It is permissible to have one part of an athletic program operate under the junior high/middle school and another part under the high school.

The three types of junior high combination programs are:

- (a) **Middle School Grades With Ninth Grade**—A middle school (grades 7-8) may combine with the ninth grade of the high school it feeds to form a junior high school athletic program (grades 7-9).
- (b) **Middle School Students With Ninth Grade**—Middle school students (grades 7-8) may participate in the ninth grade athletic program only at the high school their middle school feeds. If a middle school feeds more than one high school, **its students may participate only at the high school where they are zoned by virtue of their parents' residence.**
- (c) **Junior High Grades With Ninth Grade**—A junior high school (grades 7-9) may combine with the ninth grade at the high school to form a junior high athletic program provided those students **are zoned only for that high school by virtue of their parents' residence.**
- 2. **Middle School Grades:** Grades of two or more middle schools may combine for a middle school program in any sport if all schools are in the same school system. Each school involved is responsible for submitting its own eligibility reports online.
- 3. **Seventh, Eighth And Ninth Graders With High School:** Seventh, eighth and ninth graders at a junior high (grades 7-9) or middle school (grades 7-8) may participate in any level of competition (varsity, junior varsity, etc.) at the high school for which they are zoned if all other requirements are met.

Note: An eighth grader that is "ineligible by age" to participate in middle school athletics may participate in any level of athletic competition (varsity, junior varsity, etc.) at the high school for which he/she is zoned. This should be indicated in DragonFly.

APPEALS

Appeals will be handled in the same manner as prescribed for senior high member schools (Article XI).

DUES

The dues shall be \$50 per school and each school seeking membership in the AHSAA must make application and pay its dues directly to the AHSAA Office.

JUNIOR HIGH / MIDDLE SCHOOL BYLAWS

RULE I - ELIGIBILITY

SECTION 1. Graduates of a junior high or middle school who have finished the highest grade taught in the school are not eligible. Schools with grades K-8 or 7-8 are considered middle schools under these eligibility rules.

SECTION 2. A student is ineligible to participate in ninth grade interscholastic athletics if he/she reaches his/her 16th birthday prior to August 1 of the current school year, and in eighth grade interscholastic athletics if he/she reaches his/her 15th birthday prior to August 1 of the current school year. A student is ineligible to participate on a team, or in a game, composed only of seventh grade students if he/she reaches his/her 14th birthday prior to August 1 of the current school year.

SECTION 3. When a junior high school student has participated three years in a sport after reaching the ninth grade, he/she shall be ineligible for further participation in that sport.

SECTION 4. A student must have passed a minimum of five subjects with a minimum composite numerical average of 70 in those five subjects and must have been **promoted to the next grade during the last year** in attendance in order to be eligible during the current school year.

Students entering the seventh grade for the first time are eligible.

SECTION 5. A student must be taking at least five new junior high subjects (subjects not previously passed) in order to be eligible.

SECTION 6. Students below grade seven are not eligible to participate in interscholastic athletics.

RULE II - REPORTS

The principal shall furnish any reports as required by the AHSAA.

RULE III - CONTESTS

No contest shall be played with any junior high/middle school that is under suspension by the Association. Violations of this rule shall be sufficient grounds for suspension. Member schools shall only compete with member schools.

RULE IV - THE GAME OFFICIALS

Registered officials shall be used for all football, volleyball, basketball, wrestling, baseball, softball and soccer contests. The officials must be agreeable to both schools (the schools' agreement may be by a scratch list furnished by the officials association assigning officials to the contest.)

RULE V - COACHES

A coach must be a faculty member employed by the Board of Education, work under the supervision of the school principal, and be certified under the AHSAA Coaches' Education Program requirements.

Non-faculty coaches may be used but must be certified in accordance with all AHSAA requirements.

Administrators, coaches and non-faculty coaches that meet all Coaches' Education Program requirements and are assigned athletic coaching responsibilities are eligible for membership in the Alabama High School Athletic Directors & Coaches Association. The membership card entitles the "coach and one" to all events sponsored by the Coaches' Association as well as championship events sponsored by the AHSAA.

All head coaches of highest level teams are required to attend a rules clinic at All-Star Sports Week or online. Failure to complete a rules clinic or test will result in a monetary fine.

AHSAA Sports Medicine and Safety

Emergency Action Plans

 Every school is required to have an Athletic Emergency Action Plan (AEAP) for each venue for athletic contests. A copy of each AEAP must be placed in the school's eligibility file for Audit revue and a copy should be available at each venue. A template for an AEAP can be found at www.ahsaa.com

Contest Ending Procedures

 AHSAA procedures for championship play interruption and suspension of play for each sport may be found on the AHSAA website under the "Sports Medicine & Safety" tab.

AED Policies

 The AHSAA follows the recommendations of the Korey Stringer Institute for AED Policies. AED policies may be found on the AH-SAA website under the "Sports Medicine & Safety" tab.

Football Practice Guidelines

See Rule III. Contests. Section 18. Fall Football Practice Regulations regarding AHSAA Guidelines for Full-Speed Contact during Football Practices.

Concussion Policy

 Any student athlete who exhibits signs, symptoms or behaviors consistent with a concussion shall be removed from the contest

- and shall not return to play until a medical release is issued by a medical doctor.
- o Any health care professional or AHSAA certified coach may identify concussive signs, symptoms or behaviors of a student athlete during any type of athletic activity. Once concussive signs are identified, only a medical doctor can clear the athlete to return to play. Any school in violation of the AHSAA policy application of National Federation rule will be subject to sanctions.
- An online NFHS Concussion Course is required for all certified coaches (faculty and non-faculty). The free educational course will aid in identifying symptoms of a concussion and the procedure to follow when these symptoms are recognized. The course is available at www.nfhs.org.

Sudden Cardiac Arrest

 The AHSAA follows the recommendations of the Korey Stringer Institute for Sudden Cardiac Death (SCD). Information, including prevention and symptoms, for SCD may be found on the AHSAA website under the "Sports Medicine & Safety" tab.

Heat Acclimatization

 The AHSAA follows the recommendations of the Korey Stringer Institute for Heat Acclimatization (HA). Guidelines for HA may be found on the AHSAA website under the "Sports Medicine & Safety" tab.

NFHS Lightning Policy

 Guidelines for Lightning Safety may be found on the AHSAA website under the "Sports Medicine & Safety" tab.

Hydration Prevention

 The AHSAA follows the recommendations of the Korey Stringer Institute for monitoring Hydration. Information and graphics may be found on the AHSAA website under the "Sports Medicine & Safety" tab.

Intravenous Fluid Policy

- According to the recommendation of the AHSAA Medical Advisory Board, the use of intravenous fluid hydration/rehydration (IVs) may be used in athletes only in the case of medical necessity.
- Under AHSAA policy (Rule III. Contests. Section 27), an athlete requiring intravenous fluid therapy will not be allowed to partici-

Questions And Answers 81

pate in any athletic activity the same day and must be cleared by a medical doctor and approved by the parents or guardian before participating the next day. A direct verbal or written order from a medical doctor is required.

AHSAA Medical Advisory Board Members

Co-Chairmen James B. Robinson, M.D.; District 5 Jeff Dugas, M.D.; District 1 Stacy Harrelson, ATC; District 2 Marshall Smith, ATC; District 3 Lee Murphy, M.D.; District 4 Mike Goodlett, M.D.; Win Lyle, M.D.; Brandon Sheppard, ATC; District 7 A.E. Joiner, M.D.; District 8 John Greco, M.D. At Large Stephanie Robinson.

QUESTIONS AND ANSWERS Regarding AHSAA Rules and Regulations

Administration

- 1. Who makes up the legislative body of AHSAA? The members of the eight district boards.
- 2. Who is eligible to be a District Board member?

 Superintendents, assistant superintendents, principals, assistant principals and teachers in the member schools of the respective district.
- 3. When a vacancy occurs in the District Board, how is it filled temporarily?

Appointment by the President of the Central Board of Control, with the approval of the remaining members of said Board.

- 4. Howlong does a temporary appointment to the District Board last? Until the vacancy can be filled by election at the first meeting of the member schools of the district.
- 5. How are funds of the AHSAA safeguarded?

The Executive Director and assistants are under a surety bond and the accounts are audited annually by a certified public accountant approved by the Central Board.

- 6. Where is the final authority of the AHSAA vested? The Central Board of Control has final authority in all matters concerning the Association.
- 7. How can the Constitution and Bylaws of the Association be amended?

Any principal of a member high school may submit a legislative proposal to the Executive Director in writing. This must be done in January before the annual meeting. A two-thirds vote of the members of the Legislative Council is necessary for a proposal to pass.

8. Does the Alabama Accountability Act of 2013 impact AHSAA transfer eligibility rules?

No. The Alabama Accountability Act of 2013 specifically states that the Act shall not affect

or change the athletic eligibility rules of student-athletes governed by the Alabama High School Athletic Association regarding transfers. However, if a student transfers and accepts financial assistance from the AAA or Choose Act, then it does. A student may transfer from a priority school to a qualifying school within the same school system if LEA allows.

9. Who is held responsible for a member school's observance of the Association Rules and Bylaws? The principal.

- 10. Who is the proper person to sign reports, contracts, etc.? The principal.
- 11. Who is responsible for the conduct of the spectators at athletic contests?

The principal

12. When must a new AHSAA member school begin compliance with the Constitution and Bylaws of the Association?

A new member school's official date of entry into the AHSAA is June 1 preceding its first school year as a member school.

- 13. When must names for eligibility be submitted to the State Office? Not later than two days before the first contest in which the submitted students will participate.
- 14. What are the requirements for member school coaches to become certified under the AHSAA Coaches Certification Program? Prior to working with any student-athlete (practice or competition), member school coaches must meet all requirements of the Coaches' Education Program Coaching Principles (NFHS or ASEP), Sports First Aid (ASEP or PREPARE), NFHS Sportsmanship or STAR Sportsmanship, NFHS Concussion course, NFHS Sudden Cardiac Arrest course, NFHS Heat Acclimatization course, NFHS Mental Illness course, and must have an active CPR with AED certification each year. Once these requirements have been successfully completed, coaches are eligible to join the AHSADCA and receive a coaches' card. Coaches at member schools prior to 2001-02 are exempt from the Coaching Principles and Sports First Aid course requirements.
- 15. When should physical examinations be made?

Before practice starts. The completed pre-participation physical exam form (signed by an M.D. or D.O.) should be kept in the school principal's office. Students cannot practice without a physical.

16. What restrictions are in effect for football teams at the beginning of fall practice?

The first two days of fall football practice must be in shorts in order for coaches to determine if the students are conditioned physically for football practice. On the third day, shoulder pads and helmets are allowed for one practice with the length of this practice no more than 1.5 hours. During the first three days of practice, teams are allowed to use hand-held blocking pads and wear helmets. Full pads may be used on the fifth practice day.

17. Can football teams conduct more than one practice on the same day?

Yes. Teams can hold two-a-day practices but not on consecutive days. When two-a-days are held, only one of the practices may be in pads and there must be a four-hour break

Questions And Answers 83

between the end of the first practice and the beginning of the second.

18. May football coaches use communication devices as teaching aids during a game?

Yes. Communication devices including but not limited to audio recorders, Local Area Network (LAN) phones and/or headsets, mobile phones, still photograph(s), film, analog or digital video(s) and/or Internet depictions, may be used to communicate with a player only during a conference outside the 9-yard mark. The same devices may be used by coaches with non-players. Communication between coaches to players during a contest are not allowed.

19. Who is eligible to receive a 25-Year Special Pass?

Any member of the AHSADCA who has completed 25 years as a member of the organization, regardless of positions held at a member school, may apply for a Special Pass to all interscholastic athletic events sponsored by the AHSAA. This includes assistant coaches, head coaches, principals, assistant principals or athletic directors. The required 25 years of service can include any combination of service years in the aforementioned positions. Principals who have 25 years or more service in AHSAA member schools may also apply. A principal must have had 25 years of combined service as a principal and/or coach in AHSAA member schools.

Eligibility

20. When does a student become too old to participate in interscholastic athletics?

A student becomes ineligible for the current school year if he/she reaches his/her 19th birthday prior to August 1.

- 21. What is accepted evidence in proving a student's date of birth?

 A certified birth certificate issued by the State Bureau of Vital Statistics or a passport for foreign exchange students. (In Alabama, certified birth certificates may be obtained at each county health department.)
- 22. How many semesters can a student attend high school and remain eligible for participation in athletics?

Eight consecutive semesters beginning when the student enters the ninth grade for the first time.

- 23. How many subjects must a student have passed during the previous two semesters in attendance in order to be eligible? Students entering the 10th, 11th and 12th grades must have passed six units (including four core courses, or two if on Option B) with a minimum composite numerical average of 70 in those six units. Students entering the 8th and 9th grades must have passed five subjects with a minimum composite numerical average of 70 in those five subjects.
- 24. Is a student who becomes ineligible due to academic deficiencies at the end of a year ineligible for the entire following year?

 Yes, unless the student regains eligibility in summer school or by the end of the first semester.
 - Any number of courses taken in the summer may be used for eligibility purposes if completed and posted to transcript prior to first fall contest date.
- 25. Is work that a student repeats and passes counted toward the required credit for eligibility?

Yes. Any new credit (one not previously passed) in a major subject is counted. The term "new units of work" has reference to work for which a student has not previously received credit.

26. Will a student that is eligible at the beginning of a school year remain eligible all year long?

Yes. A student declared eligible at the beginning of a school year is eligible for the entire school year.

27. If a student is ineligible at the beginning of a school year, when can the student regain his/her eligibility?

A student may regain his/her eligibility at the end of the first semester by passing six units, including four core courses, with a minimum composite numerical average of 70 in those six units during the last two semesters in attendance and summer school, if applicable.

28. Can a transfer student participate in sports at a school that was found to have violated the AHSAA recruiting rule involving that student?

No. A student is ruled permanently ineligible at a school that has been ruled in violation of the AHSAA Recruiting Rule involving that student.

29. What is the penalty for a member school found to have violated the AHSAA Recruiting Rule?

The school may be placed on restrictive probation – banned from championship play – for one year in the sport in which the violation occurred.

30. What is the penalty for a coach of a member school found to have violated the AHSAA Recruiting Rule?

The coach will be banned from coaching at any AHSAA member school for one year.

31. May a student change school zones to live with an appointed guardian and be eligible at the school serving the area where the guardian lives?

No, not at the varsity level. The student's parents would have to make a bona fide move into the new school zone in order for the student to be immediately eligible for varsity competition at the new school.

32. In the above example, how long would a student have to attend the second school to become eligible for varsity?

One year from date of enrollment.

33. May a student whose parents move to another school zone remain at the school and participate in athletics?

Yes. However, if the student stays longer than the end of the semester currently attending at the time the parents move, the student will not be eligible at the second school immediately. He/she may become eligible upon a transfer to the school where his/her parents reside at the beginning of the fall semester. If the transfer is made in the school year and during a new semester after the move, the student will not be eligible until after June 1.

34. May a student establish eligibility by attendance in a school where his parents do not reside?

Questions And Answers 85

Yes. After one year's attendance the student may become eligible for varsity competition.

35. If a student transfers from a school in an overlapping school zone to a non-member school or to a school outside that school zone, may the student go back to a school within the overlapping school zones after a semester and be eligible immediately?

No. The student must have been away from the original school for one year to participate at the varsity level.

36. Can a transfer student under a disciplinary action from his/her previous school be eligible to participate in athletics at the new school?

No. A transfer student must be in good standing with his/her previous schools. A period of discipline will be in effect from any previous school and must be served prior to the student regaining athletic eligibility (includes any schools attended within the last calendar year).

37. Can a student participate on an outside team and be eligible to participate in the same sport on the school team during the same season?

No, except for the Independent Rule governing bowling, tennis, golf, swimming, track, wrestling and cross country.

38. How many players from the same school can play on the same non-school team and then play on the same school team in the following season?

Any number of players necessary to play a contest in that sport may play together on an outside team as long as no one from the school coaches the outside team.

39. May a student accept an award without breaking the amateur rule?

Yes. With the approval of the principal he/she may accept an award that costs \$1,200.00 or less.

40. If a student attends a member school in a school district where his/her parents do not reside, may he/she return to the school serving the area where the parents reside and be immediately eligible?

Yes, if the student returns at the beginning of the school year or by June 1 and all other requirements are met.

41. When is a student eligible after transferring from a non-member school to a member school?

The student becomes eligible for varsity at the member school at the beginning of the next semester (first or second) or by June 1 if all other requirements are met.

42. How much practice must a team or player have before playing a game?

A minimum of 13 days.

43. Who determines if a move involving a transfer is bona fide? The Executive Director.

44. May a school hold a practice or scrimmage game with another school during spring training or at any other time during the school year?

No, in all sports except football. Any contest of this type would have to be counted in the number of scheduled contests permitted each school. In football, each school may play in a jamboree or regulation game in the fall and also in one of the events during the allowed spring training period.

45. May a player participate in a varsity game and JV game on the same day?

Yes. However, each contest played counts toward maximum allowed.

46. May a player be changed from the varsity to the JV squad or vice versa?

Yes. However, the restriction in question 45 applies.

47. Can a team composed of seventh and eighth graders compete against a team whose roster includes ninth graders?

Yes. A middle school team, whether comprised of seventh graders only, eighth graders only or seventh and eighth graders together, may play any other junior high or middle school team comprised of seventh graders only, eighth graders only, ninth graders only or any combination of seventh, eighth and ninth graders together.

48. Do eligibility rules apply to B-teams? Yes.

49. What is the proper action to take when flagrant unsportsmanlike conduct occurs at or during a contest?

The principal should report the incident to the Executive Director in writing.

50. How can unpleasantness be avoided at an athletic contest? Set up a good sportsmanship program in the school. Provide adequate police protection, taking all pre-game precautions possible.

51. How can a principal, coach, or official get an official interpretation on an eligibility or sports rule?

Send a letter, on school letterhead, signed by the principal, to the Executive Director.

52. What are the penalties that the AHSAA can impose?

- (a) Place a monetary fine or penalty on a school for violation of the rules and regulations of the Association.
- (b) Forfeit the game.
- (c) Suspend school from the Association. (d) Place school on probation.
- (e) Disqualify a coach for unsportsmanlike conduct or conduct unbecoming for a coach.

(This penalty can be imposed only by the Central Board of Control.)

- (f) Cancel an official's rating or registration with the Association.
- (g) Suspend players from athletics (permanently or temporarily) for unsportsmanlike conduct or conduct unbecoming an athlete.
- (h) Prohibit contests of a school when the attendance of an individual or fans is considered a threat to the administration of the contest in a safe and sportsmanlike manner.

Questions And Answers 87

53. May the rules of the Association be set aside by mutual agreement?

No.

- 54. How often is a pre-participation physical examination required?

 One calendar year as long as the physical exam is completed within the same calendar month each year from the date of the exam. (Ex., Physicals given any day in the month of May in 2025 will satisfy the requirement through the last day of May of 2026.
- 55. What are summer "Play Dates"?
 Unlimited dates of summer practice competition per sport allowed for each school during the summer during the allowable three week period. The competition must be against other AHSAA member schools or schools from other NFHS state associations.
- 56. Who can participate in these "Play Dates"?
 Only eligible students can participate in summer practice competition.
- 57. What activities are allowed during "Dead Week"?

 During the week in which the AHSAA Summer Conference and All- Star Sports Week is held, member schools may conduct weight training and conditioning programs. Practice and competition (team camps, play dates, etc.) is permitted except on day of that sport's rules clinic.
- 58. What is the penalty if a student leaves the bench area, comes onto the court or playing field and is ejected from the contest as a result?

The school is fined for the player ejection and the student is suspended for 20 percent of the team's total number of allowed regular season games.

59. May a student showing signs, symptoms or behavior consistent with a concussion participate in a contest?

Such a student shall be removed from the contest and shall not return that day. Following the day the concussion symptoms occur, the student-athlete may return to practice or play only after a medical release has been issued by a medical doctor.

60. May a student requiring intravenous fluid treatment during a contest or event return to play that day?

No, not until being cleared by a medical doctor and approved by the parents or guardian. A direct verbal or written order from a medical doctor is required.

61. Are any member school athletic teams allowed to receive private instruction in a group setting during the season?

Yes. Member school teams may receive private individual instruction in a group setting ONLY with members of their school team. Private instruction must be off campus.

62. Can a high school coach work with his/her students during the school year outside the sport's season?

Yes, a coach for that sport may work with a team up to 2 hours per week.

Game Officials

- 63. Do all game officials have to be registered with the Association?

 Yes.
- **64.** What is the penalty for using non-registered officials? A school may be fined and placed on probation.

65. How can a principal or coach know whether an official is registered with the Association?

Officials are issued registration cards signed by the Executive Director designating the sport and the classification of the official. Officials are required to wear the official AHSAA patch on their shirts.

66. Who is responsible for securing officials for a contest?

The home school is responsible for securing the officials except in state championship contests.

- **67.** What is the usual procedure used in selecting officials?

 The home team principal contracts with an Officials association to work its home games.
- 68. How are contest officials selected for AHSAA state playoffs?

 The AHSAA selects and assigns contest officials for all state playoff contests based on merit. Contest officials in all sports are evaluated during the regular season and only those officials rated in the top 50 percent of their sport are eligible for state playoff assignments. Evaluations continue during each playoff round up through the finals with the higher-rated officials earning assignments.
- 69. Do school officials have a right to object to the game officials being used after a contest has started?

 No.
- 70. Are schools governed by the same rules for interscholastic competition in non-sanctioned sports as they are in competition in sanctioned sports.?

Yes. All AHSAA rules apply.

71. What is the penalty for an assault on an official?

Under state law, it is a crime to assault sporting event officials in the State of Alabama. Legislation passed in December 2001 makes it a specific crime to harass, menace or assault a sports official in the first, second and third degree if the crime is committed against a sports official that is performing official duties at a sports event. The definition of sports officials in this legislation includes administrators, coaches and officials in youth leagues, high schools and colleges. Under AHSAA rules, each case is judged on its own merits, but the usual penalty is a monetary fine plus probation, restrictive probation or suspension for the school. The school may be prohibited from playing contests when the individual (or individuals) responsible for the assault is present.

Non-Traditional Students Eligibility

72. Can home school students participate in athletics at a private member school?

No. Home school students are only allowed to participate at the member public school that serves the area in which the student's parents reside.

73. Can college courses be used for academic accountability in place of taking the AHSAA Eligibility assessments at the end of each semester?

Yes, if the local BOE accepts college credit.

Questions And Answers 89

74. Who is responsible for reporting data and eligibility of home school students?

The principal of the member public school that the home school student is enrolled in.

75. Can a student enroll in a virtual program in another school system and participate in athletics?

No. A student cannot enroll in two schools at the same time.

76. Can a home school student count elective credits taken through home school program toward academic eligibility?

No. Only electives taken through the public school can be counted. Only one PE credit/unit per year may be counted.

SANCTIONED SPORTS

Listed below are the sports in which state championship programs are sanctioned and sponsored by the AHSAA.

Note: A "sanctioned" sport is one in which a championship program is sponsored by the AHSAA. Ten percent of the AHSAA member high schools is required in order to sanction a new championship sport.

Championship	Division	
Programs	Boys	Girls
Football	Х	
Flag Football		Χ
Volleyball		Χ
Cross Country	Χ	Χ
Swimming & Diving	Χ	Χ
Basketball	Χ	Χ
Wrestling	Χ	
Indoor Track	Χ	Χ
Bowling	X	Χ
Tennis	Χ	Χ
Golf	Χ	Χ
Track & Field	X	Χ
Baseball	Χ	
Softball		Χ
Soccer	Χ	Χ
Decathlon	X	
Heptathlon		Χ

Schools compete by classification in the same area in most sports. However, in some sports it will be necessary to combine areas and classifications in order to have adequate competition. Schools in each classification have been geographically grouped, as nearly as possible, in areas that will minimize travel and boost local competition.

State cheerleading competition is an activity sanctioned by the AHSAA.

CHAMPIONSHIP SPORTS

Football

No post-season games are permitted except the state championship playoff games. There are seven divisions (1A, 2A, 3A, 4A, 5A, 6A and 7A) of competition in the football championship program. Each participating team in all classifications must play every other team in its region to qualify for the state championship program. The first four places in each region will be determined by won-loss percentage in region play.

For all schools not participating in the state championship playoffs, football season ends the weekend before the playoffs start. See the AHSAA website (www.ahsaa.com) for details of the program.

Flag

There are two divisions (1A-5A) (6A-7A)

Volleyball

There are seven divisions (1A, 2A, 3A, 4A, 5A, 6A and 7A) in the volleyball championship program for girls. Area tournament winners and runners-up advance to a super regional tournament with the top four finishers advancing to the state tournament. See the AHSAA website (www.ahsaa. com) for details of the program.

Swimming & Diving

The swimming & diving championship program consists of four divisions—two for girls and two for boys—with three sectional meets and a state meet for each. See the AHSAA website (www.ahsaa.com) for details of the program.

Basketball

There are seven divisions (1A, 2A, 3A, 4A, 5A, 6A and 7A) of competition in the basketball championship program for girls and boys. Each team plays every other team in its area twice to qualify for the area tournament. The area tournament winner and runner-up advance to a sub-regional round (except in 7A) with the winners advancing to a regional tournament. Regional champions advance to the state finals tournament.

Invitational, county, league and conference tournaments must be completed any time prior to the week of the area tournaments. See the AHSAA website (www.ahsaa.com) for details of the program.

Wrestling

The wrestling championship program has competition in four divisions (1A-4A, 5A, 6A and 7A) for boys. Super section (North and South) qualifying meets and state meets are held in each division. See the AHSAA website (www.ahsaa.com) for details of the program. Girls wrestling has competition in two divisions (1A-5A) (6A-7A)

Tennis

The tennis championship program has competition in four divisions (1A-3A, 4A-5A, 6A and 7A) for girls and boys. Section qualifying meets and state meets are held in each division. See the AHSAA website (www. ahsaa.com) for details of the program.

Golf

The golf championship program consists of four divisions for girls (1A-3A, 4A-5A, 6A and 7A) and six divisions for boys (1A-2A, 3A, 4A, 5A, 6A and 7A). The program has section qualifying meets, one round of substate play, and a state meet. See the AHSAA website (www.ahsaa.com) for details of the program.

Track & Field

There are eight divisions (1A, 2A, 3A, 4A, 5A, 6A, 7A and Wheelchair) in the outdoor track and field championship program for both boys and girls. Section and state meets are held in each class. See the Spring Sports book for details of the program.

The divisions for the indoor track championship program are 1A-4A, 5A, 6A and 7A for boys and girls. See the Winter Sports book for details of the program.

The decathlon for boys includes 10 events of competition held on two consecutive days. The heptathlon for girls includes seven events of competition held on two consecutive days. See the AHSAA website (www. ahsaa.com) for details of the program.

Cross County

The divisions for the cross country championship program are 1A-2A, 3A, 4A, 5A, 6A and 7A for both boys and girls. See the AHSAA website (www.ahsaa.com) for details of the program.

Baseball

There are seven divisions (1A, 2A, 3A, 4A, 5A, 6A and 7A) in the baseball championship program. Round-robin area play determines area winners and runners-up, which advance to the state playoff in each class.

Playoff games shall be on a play-at-home basis for the first four rounds. See the AHSAA website (www.ahsaa.com) for details of the program.

Softball

The softball championship program provides competition for girls in seven divisions (1A, 2A, 3A, 4A, 5A, 6A and 7A). Area tournament winners and runners-up advance to a regional qualifier. Two qualifiers from each regional advance to the state tournament.

See the AHSAA website (www.ahsaa.com) for details of the program.

Soccer

The soccer championship program has competition in four divisions (1A-3A, 4A, 5A, 6A and 7A) for girls and boys. Area winners and runners-up in 1A-3A, 4A-5A, and 6A and the section winners and runners-up in 7A advance to the first round of sub-state play. Final sub-state round winners advance to the state tournament. See the AHSAA website (www. ahsaa.com) for details of the program.

Bowling

There are two classifications for bowling. Regional tournament will consist of top 4 teams for each region. The top 8 teams from each region will advance to state. 16 girls' teams and 16 boys' teams.

AHSAA Sports Under Jurisdiction Plan

Sports Under Jurisdiction was established in 2010-11 to permit member school teams to engage in interscholastic competition in non-championship sports. Team members on emerging sports teams must meet all AHSAA eligibility requirements, the sports are required to follow NFHS rules and regulations, and AHSAA-registered officials must be used where applicable, when available.

Currently, member schools are permitted to field teams only in NFHSsanctioned sports in which a championship program is sanctioned and sponsored by the AHSAA.

Steps for Fielding Emerging Sports Teams

With the Central Board's approval of participation in non-championship sports, these guidelines have been developed to establish such a sport.

The steps for a school to follow:

- Declare the sport on the online sport Declaration Form (it will be re-designed to include emerging sports). Deadline for submitting the online form is May 1.
- Follow all AHSAA eligibility rules and regulations and provide facilities for practice and games. Submit participating students to the school's online eligibility list and require each student

- 93
- to take the NFHS Sportsmanship program online. All summer regulations and the Outside Participation Rule would also apply.
- Coaches must be certified in accordance with all AHSAA Coaches Education Program requirements (Rule V, Coaches).
- · Member school is responsible to fully fund the sport.
- Sport must be sanctioned by the NFHS.
- Conduct the sport under NFHS rules. If rules of a sport have not been established by the NFHS, the rules of that sport's national governing body will be adopted by the AHSAA.
- Use AHSAA-registered officials for that sport when available. (The AHSAA will develop a plan to register officials when applicable.)
- Follow the sport season dates established by the AHSAA for 2025-26.

Championship Sport Consideration

When 10 percent of the member schools field teams in a Sport Under Jurisdiction, that sport **may** be considered for sanctioning as a championship sport by the Central Board. Once a championship program is sanctioned, the AHSAA would establish its season, competition format and playing rules. Creation of additional classifications within a sanctioned sport requires participation by 10 percent of the member schools.

SCHOOL CLASSIFICATION

High schools are divided into seven classifications (1A, 2A, 3A, 4A, 5A, 6A and 7A) for competition in championship programs.

Classification is based on Average Daily Membership (ADM) figures furnished by the State Department of Education for the 9-11 grades plus eighth grade students that are retained in the ninth grade.

An index of 1.35 is used to determine the enrollment figure for classifying each private school member. Each private school student counts 1.35 for classification purposes.

Alignments are made for each sport in a class, based on the number of schools participating in a sport. Some programs may include two or more classes in a division. Some schools may be classified in different classification for specific sport based on the competitive balance factor. (See website for details.)

The alignments for each sport in a class are published in the Fall, Winter and Spring sports books.

CLASS 7A		Davidson High School	1,188.35
Auburn High School	2,217.15	Robertsdale High School	1,143.50
Hoover High School	2,210.00	Austin High School	1136.45
Sparkman High School	1,848.40	Opelika High School	1,131.05
Baker High School	1,810.20	Hillcrest High School, Tuscaloosa	1,126.15
Central High School, Phenix City	1,647.90	Florence High School	1097.65
Enterprise High School	1,644.60	CLASS 6A	
Vestavia Hills High School	1,622.55	Hazel Green High School	1,090.00
Dothan High School	1,620.00	Spain Park High School	1,086.70
Thompson High School	1,592.95	Clay-Chalkville High School	1,083.55
James Clemens High School	1,547.65	Helena High School	1,062.65
Grissom High School	1,485.95	Percy Julian High School	1016.65
Bob Jones High School	1,477.25	Homewood High School	1,001.85
Mary G. Montgomery High School	1,456.70	Gadsden City High School	993.75
Prattville High School	1,443.00	Buckhorn High School	993.5
Daphne High School	1,389.80	Athens High School	989.5
Huntsville High School	1,375.30	Mountain Brook High School	979.55
Smiths Station High School	1352.8	McAdory High School	975.85
Albertville High School	1,340.45	Chelsea High School	960.85
Carver Senior High School	1297.8	Oxford High School	951.85
Montgomery		Pell City High School	949.8
Johnson Abernathy Graetz (JAG) High	1,280.90	Murphy High School	945.85
School		Wetumpka High School	941.7
Foley High School	1,262.35	Theodore High School	931.2
Oak Mountain High School	1,251.15	Spanish Fort High School	902.25
Fairhope High School	1,224.55	Hueytown High School	897.35
Tuscaloosa County High School	1,221.90	Huffman High School-Magnet	894.95
Alma Bryant High School	1,216.90	Saraland High School	885.45
Hewitt-Trussville High School	1,211.85	Stanhope Elmore High School	867.89

Northridge High School	854.35	Boaz High School	557.55
Mattie T. Blount High School	854	Citronelle High School	557.2
Shades Valley High School	853.4	Jemison High School	549.2
Fort Payne High School	834.95	Douglas High School	543.95
Pelham High School	832.3	Valley High School	540.45
Paul W. Bryant High School	827.95	Briarwood Christian School	540
Decatur High School	820.05	Moody High School	534.3
Gardendale High School	819.8	Selma High School	530.05
Brookwood High School	802.85	Sylacauga High School	517.65
Calera High School	801.45	Wenonah High School	516.25
Russell County High School	792.15	Carroll High School	516.2
Baldwin County High School	791.35	Vigor High School	496.35
Minor High School	766.35	Crossville High School	487.7
Cullman High School	764.3	St. Clair County High School	481.55
Hartselle High School	758.2	Hayden High School	477.1
Pinson Valley High School	749.6	Shelby County High School	473.1
McGill-Toolen Catholic High School	735.615	Lincoln High School	472.4
Columbia High School	732.55	West Point High School	470.2
Gulf Shores High School	683.45	Leeds High School	467.95
Park Crossing High School	682.45	Williamson High School	465.3
Lee High School	672.5	Lawrence County High School	463.65
Benjamin Russell High School	672.1	Demopolis High School	463.2
Mae Jemison High School	669.9	Greenville High School	462
A. H. Parker High School	669.5	LeFlore Magnet High School	460.8
Muscle Shoals High School	664.6	B. C. Rain High School	450.55
Mortimer Jordan High School	662.8	Sardis High School	446.75
Central High School, Tuscaloosa	654.7	G. W. Carver-Birmingham High School.	445.1
Chilton County High School	638.5	Headland High School	441.55
Rehobeth High School	628.95	Brewbaker Tech Magnet High School	440
Pike Road High School	623.3	Marbury High School	439
Jasper High School	621.45	Beauregard High School	430.95
Southside High School	616.1	Central High School of Clay County	428.35
Woodlawn High School	608.8	Northside High School	425.6
P. D. Jackson-Olin High School	606.65	Ardmore High School	425.6
Bessemer City High School	603.3	Holtville High School	424.35
CLASS 5A		Jacksonville High School	408.2
Elberta High School	597.45	Guntersville High School	406
A. P. Brewer High School	589.35	Booker T. Washington Magnet High	403.35
Arab High School	578.75	School	
Eufaula High School	574.75	Fairview High School	402.3
Scottsboro High School	570.85	Sipsey Valley High School	398.3
Faith Academy	569.7	Charles Henderson High School	395.9
John Carroll Catholic High School	568.2825	Montevallo High School	392.35
Springville High School	567.9	Corner High School	387.1
Ramsay IB High School	564.55	Andalusia High School	385.5
Russellville High School	563.5	Elmore County High School	385
East Limestone High School	560.45	Priceville High School	382.6
Center Point High School	558.15	UMS-Wright Preparatory School	382.05
		5	

St.Paul's Episcopal School	380.295	American Christian Academy	306.45
CLASS 4A		Ashford High School	306.45
Satsuma High School	377.3	Ashville High School	305.7
West Morgan High School	375.15	New Hope High School	305.25
Deshler High School	374.6	West Blocton High School	304.95
Brooks High School	374.25	Montgomery Catholic Preparatory	303.5475
St. John Paul II Catholic High School	373.95	School	
Anniston High School	373.9	Handley High School	303.5
Alexandria High School	372.95	Opp High School	299.45
Good Hope High School	372	Geneva High School	298.15
Cherokee County High School	371.85	Pike County High School	296.4
Tallassee High School	369.7	Kate Duncan Smith DAR High School	291.6
Pleasant Grove High School	368	Curry High School	291.45
St. Michael Catholic High School	365.3775	Fayette County High School	290.5
Madison County High School	363.15	Daleville High School	287.5
Bullock County High School	360.55	W. S. Neal High School	285.9
Fairfield High Preparatory School	358.85	Danville High School	285.7
Booker T. Washington High	357.75	Plainview High School	283.8
School, Tuskegee	337.73	Hokes Bluff High School	280.15
Holt High School	355.85	Indian Springs School	280.125
	354.1	White Plains High School	279.4
Talladega High SchoolLAMP High School	352.75	Hatton High School	279.3
	352.75 352.15	CLASS 3A	213.3
Oak Grove High School			270 0
Dora High School	351	Hanceville High School	278.8
Etowah High School	347.5	Madison Academy	278.1
New Brockton High School	347.35	Winfield High School	277.45
Hamilton High School	345.25	Dallas County High School	275.6
Cordova High School	345.05	Asbury High School	275.35
Haleyville High School	343.05	Rogers High School	273.95
Bibb County High School	342.9	T. R. Miller High School	273.95
Fultondale High School	341.6	J. B. Pennington High School	272.35
Randolph School	341.2125	Lauderdale County High School	272
ACCEL Academy	341.15	Hale County High School	272
North Jackson High School	336.6	Saint James School	271.35
Cleburne County High School	334.05	Flomaton High School	270.55
East Lawrence High School	329.95	Alabama School of Cyber	270
West Limestone High School	326.85	Technology & Engineering	
Orange Beach High School	326.1	Elkmont High School	269.55
Straughn High School	321.05	Slocomb High School	269.15
Jackson High School	320.4	Wilcox Central High School	268.4
Dale County High School	316.95	Prattville Christian Academy	266.22
Westminster Christian Academy	313.2	Sylvania High School	265.95
Central High School,Florence	312.95	Carbon Hill High School	265.8
Oneonta High School	311.75	Childersburg High School	261.55
Tarrant High School	309.3	Midfield High School	261.15
Wilson High School	307.55	Excel High School	261
Escambia County High School	307.5	Vinemont High School	258.2
Munford High School	307.45	Bayside Academy	253.8

Gordo High School	253.05	Susan Moore High School	201.35
GeraldineSchool	252.85	Highland Home School	200.35
Piedmont High School	251.75	Greene County High School	200.2
Hillcrest High School, Evergreen	250.65	St. Luke's Episcopal School	199.53
Oakman High School	250.1	Lamar County High School	198.65
Mobile Christian School	249.75	Ariton High School	198
Beulah High School	248.7	Ranburne High School	197.8
Lee-Scott Academy	248.4	North Sand Mountain School	194.4
Collinsville High School	248	Vincent Middle High School	192.4
The Montgomery Academy	247.725	Reeltown High School	192.1
Westbrook Christian School	247.05	GW Long High School	192
Clements High School	245.35	Lexington High School	189.65
Northside Methodist Academy	245.0925	Tanner High School	189.15
Glenwood School	243.945	Pleasant Valley High School	189
Randolph County High School	242.4	Pisgah High School	188.8
Houston Academy	242.325	Section High School	187.95
Colbert Heights High School	237	J. U. Blacksher School	187.75
Colbert County High School	234.4	Goshen High School	187.6
Saks High School	230.75	Falkville High School	187
Brindlee Mountain High School	230.65	Zion Chapel High School	186.15
Weaver High School	226.75	Cottonwood High School	185.5
Thomasville High School	226.3	Gaston High School	184.2
Walter Wellborn High School	224.5	Cold Springs High School	183.55
Sheffield High School	223.99	Central High School, Coosa	183.1
Cottage Hill Christian Academy	223.695	Westminster School At Oak Mountain	180.9
Southside High School, Selma	223.45	Geneva County High School	180.6
Dadeville High School	221.55	Winston County High School	179
The Altamont School	221.4	Chickasaw High School	178.1
Thorsby High School	221.25	Mars Hill Bible School	176.85
Monroe County High School	220.5	West End High School	174.55
Wicksburg High School	220.4	Horseshoe Bend High School	173.8
Whitesburg Christian Academy	220.05	Cleveland High School	172.3
Glencoe High School	218.85	Sand Rock High School	171.35
Alabama Christian Academy	218.7	Washington County High School	169.4
B. B. Comer High School	217.4	Isabella High School	168.75
Locust Fork High School	217.15	Cornerstone Schools Of Alabama	162.4725
Fyffe High School	216.8	Alabama Aerospace & Aviation	161.4
Phil Campbell High School	216.6	High School	
Holly Pond High School	214.1	Barbour County High School	161.05
Greensboro High School	212.7	Luverne High School	160.2
Ohatchee High School	212.1	Aliceville High School	160.15
Sumter Central High School	212.05	Bayshore Christian School	159.03
Trinity Presbyterian School	209.25	Sulligent High School	158.85
CLASS 2A		RedBay High School	155.95
Clarke County High School	208.5	Abbeville High School	154.85
Lanett High School	207.8	Tuscaloosa Academy	152.55
Providence Christian School	203.85	Central High School, Hayneville	150.1
Tharptown High School	203.2	Calhoun High School	149.95
Southeastern High School	201.7	J	

Holy Family Cristo Rey Catholic	148.8375	McKenzie High School	109.7
High School		Cherokee High School	109.5
Lafayette High School	147.5	Athens Bible School	108
Houston County High School	147.3	Valley Head High School	107.55
Lindsay Lane Christian Academy	141.75	Linden High School	107.15
Loachapoka High School	141	Phillips High School	106.4
Cedar Bluff High School	140.75	Red Level School	105.5
Belgreen High School	140.7	Woodville High School	104.8
Samson High School	140.7	Lynn High School	103.3
Pike Liberal Arts School	140.67	Wadley High School	103.25
Decatur Heritage Christian Academy	140.4	Hubbertville High School	102.9
CLASS 1A		Shoals Christian School	97.875
Addison High School	139	Saint Bernard Preparatory School	95.85
Appalachian High School	138.9	Georgiana School	94.75
Holy Spirit Catholic School	137.7	Faith Christian School	92.205
Skyline High School	137	Keith High School	90.2
Billingsley High School	136.9	Emmanuel Christian School	89.505
Woodland High School	136.5	Pickens Academy	86.4
Fayetteville High School	135.45	Ragland High School	83.05
University Charter School	135	McIntosh High School	82
Ider High School	132.9	Gaylesville High School	77.9
Sweet Water High School	132.7	Fruitdale High School	75
Winterboro High School	131.9	Brilliant High School	73.75
Verbena High School	130.5	Waterloo School	70.4
Francis Marion School	129.8	Covenant Christian School	67.365
R. C. Hatch High School	128.7	Notasulga High School	65.05
Marion County High School	128.15	Marengo High School	63.8
South Lamar High School	125.3	Vina High School	62.15
Hackleburg High School	125.2	Autaugaville School	59
Victory Christian School	125.145	Cullman Christian School	52.65
Berry High School	123	J. F. Shields High School	52.5
Southern Choctaw High School	121.1	Jacksonville Christian Academy	49.41
Coosa Christian School	119.4075	Breakthrough Charter School	48
Pleasant Home High School	119.3	Jefferson Christian Academy	44.55
Spring Garden High School	119.1	Ellwood Christian Academy	41.58
Millry High School	118.95	Alabama School for the Deaf	41
Sumiton Christian School	118.935	Alabama School For The Blind	38
The Donoho School	118.8675	Amelia Love Johnson High School	37
Maplesville High School	118.5		
Meek High School	117.1	ASSOCIATE MEMBERS	
Kinston High School	115.95	AlabamaSchoolofMathandScience -X	169
Pickens County High School	115.45	MagicCityAcceptanceAcademy-X	168.2
Leroy High School	115.15		
Florala High School	114.95		
Elba High School	114.5		
Brantley High School	114		
Oakwood Adventist Academy	112.6575		
Autauga Academy	111.375		
Choctaw County High School	109.7		

MISSION, FUNCTION and ORGANIZATION of the ALABAMA HIGH SCHOOL ATHLETIC ASSOCIATION

Mission

The Alabama High School Athletic Association, founded in 1921, is a private agency organized by its member schools to control and promote their athletic programs.

The purpose of the AHSAA is to regulate, coordinate and promote the interscholastic athletic programs among its member schools, which include public, private and parochial institutions. Currently there are 420 senior high members and 335 junior high and middle school members with more than 150,000 students participating in the program.

Major aims of the AHSAA are to serve the needs of its member schools in conducting their interscholastic athletic programs and to assist member schools in reaching the educational objectives as established by their school systems.

Function

The AHSAA, providing a vehicle through which member schools may write their own rules and regulations, determines that schools are abiding by those standards in such areas as student eligibility, contests and championship programs.

Another basic function of the AHSAA is the registration, training and regulation of officials. Only officials registered with the Association are used for contests involving member schools.

Organization

The rules-making body of the AHSAA is the Legislative Council, composed of eight district boards made up of four members each elected by member schools in each district. The 32-member Council has the authority to make changes in the Constitution and Bylaws.

The executive board with the final authority in AHSAA matters is the Central Board of Control, consisting of one member of each district board, one member from each of the four bi-districts, two at-large female members, and one representative from the State Department of Education.

The operation of the AHSAA is the responsibility of Heath Harmon and his staff. Harmon became only the sixth full-time executive director July 1, 2024. The late Cliff Harper became the first AHSAA head in 1948 with the establishment of a State Office in Montgomery and was followed by Herman L. (Bubba) Scott in 1966. Prior to 1948, Sellers Stough of Birmingham served as director on a part-time basis.

100 History

History

The AHSAA joined the National Federation of State High School Associations in 1924. The National Federation, both a service and regulatory organization controlling interstate athletic events, helps the 50 state association members secure the benefits of cooperative action through the pooling and coordinating of ideas of all who are engaged in the administration of high school athletics.

The AHSAA merged with the Alabama Interscholastic Athletic Association in 1968, forming one high school athletic association for the State of Alabama in accordance with a court order relating to athletics. The AHSAA sponsors state championships programs in 12 boys and 12 girls sports.

Important Dates:

1921 — AHSAA organized

1924 — Joined National Federation on Feb. 28

1925 — First state basketball tournament

1925 — First track & field championships

1945 — First tennis championships

1948 — State office established in Montgomery

1948 — Cliff Harper became first full-time executive secretary on July 1

1948 — Expanded to two classes for competition

1949 — First golf and soccer championships

1956 — First wrestling championship

1963 — First swimming championships

1964 — Expanded to four classes for competition

1966 — Herman L. (Bubba) Scott became executive director on July 1

1966 — First state football playoff

1968 — Merger with AIAA on July 1

1973 — First cross-country state championships

1974 — Start of area and region play

1980 — Moved to new state office building in June

1985 — Expanded to six classes for competition

1986 — First slow pitch softball championships

1991 — Dan Washburn became executive director on January 1

1991 — First Alabama High School Sports Hall of Fame induction on March 23.

1994 — First basketball state finals

1995 — First fast pitch softball championship

1996 — First Super 6 football state finals

2001 — First baseball state finals

2006 — State Office moves to new facility in East Montgomery on July 1

2007 — Steve Savarese became executive director on August 1

2013 - Expanded to Seven Classifications

2016 — First bowling championships

2021 — Alvin Briggs became executive director on July 1

2024 — Heath Harmon became Executive Director July 1. First Flag Football championships

2025 — First Girl's wrestling championships

Special Program 101

SPECIAL PROGRAM Sports Hall of Fame

The Alabama High School Sports Hall of Fame is dedicated to preserving the rich tradition of high school athletics in Alabama. The purpose is to recognize individuals who make outstanding contributions to AHSAA member schools through their extraordinary efforts as coaches, administrators, officials and news media personnel. Their excellence stands out as shining examples for others to emulate.

The Hall of Fame is co-sponsored by the Alabama High School Athletic Directors and Coaches Association along with the AHSAA.

Candidates are judged on character, leadership, citizenship, service and achievement and contributions to member schools.

Hall of Fame nomination forms outlining the nominating procedure may be obtained from the AHSAA office. Those selected each year are honored at the annual Induction Ceremony and Banquet each March.

Completed nomination forms, due in the AHSAA by **October 15**, must be endorsed by a member high school of the AHSAA. Nominations remain active for three years, after which they must be resubmitted. The Hall of Fame Committee usually meets in January.

AN EDITORIAL:

Association Promotes Athletics*

"The State and National Federation of High School Athletic Associations are agents of the high schools. They are devoted to the interests of high school boys and girls and promote these interests through providing the means for united effort by the men and women who administer the athletic activity of the school – principals, athletic directors, coaches, contest managers and the men and women who officiate games.

... "The athletic associations are sports direction agencies, primarily concerned with proper controls and strict regulations of athletic activities. Because of this, it is sometimes necessary to advocate limits which are not always popular with the press or with that portion of the public which does not always understand underlying principles and which centers its attention on the exceptional performer and on exhibitionism rather than on the more prosaic welfare of the many.

"There is a difference between sports promotion and sports direction. Promotion is based primarily on returns to the promoter. Direction is concerned primarily with benefits to all the participants and to spreading these benefits to constantly increasing numbers...

"The welfare of the schools demands a united front in sports direction policies and the high school associations provide opportunity for this unity. They must be kept strong."

*By H.V. Porter, Secretary Emeritus, National Foundation of State High School Athletic Associations, Chicago.

102 Original Merger Plan

ORIGINAL MERGER PLAN

of

ALABAMA HIGH SCHOOL
ATHLETIC ASSOCIATION AND
ALABAMA INTERSCHOLASTIC ATHLETIC
ASSOCIATION
AND OTHER MATTERS PURSUANT
TO COURT DECREE
DATED APRIL 1, 1968

The Alabama High School Athletic Association (AHSAA), its individual members and officers thereof, and the Alabama Interscholastic Athletic Association (AIAA), its individual members and officers thereof, will be merged in accordance with this Plan so that there will be only one high school athletic association in the State of Alabama, to be officially known as and named the "Alabama High School Athletic Association," (hereinafter referred to as the "Merged Association").

I MEMBERSHIP

There shall be only one high school athletic association in the State of Alabama. All public high schools in the State of Alabama shall belong to the Merged Association if said schools desire to become members of any athletic association, and if said schools meet the qualifications as specified in the Bylaws and Constitution of the Merged Association. The Bylaws and Constitution of the present AHSAA shall remain in full force and effect for the Merged Association, except where they conflict with this Merged Plan or with the Court Order Relating to Athletics, dated April 1, 1968. No application for membership shall be denied on grounds of race.

II ATHLETIC DISTRICTS

Eight athletic districts shall be created and known as District 1, 2, 3, 4, 5, 6, 7, and 8. The counties contained in each District shall be as follows:

District I

Mobile, Baldwin, Escambia, Conecuh, Monroe, Clark, Choctaw, and Washington.

District 2

Covington, Geneva, Houston, Coffee, Dale, Henry, Barbour, Butler, Crenshaw and Pike.

District 3

Sumter, Marengo, Wilcox, Dallas, Lowndes, Montgomery, Autauga, Chilton, Bibb, Perry, Hale and Green.

Original Merger Plan 103

District 4

Bullock, Russell, Macon, Lee, Elmore, Chambers, Tallapoosa and Coosa.

District 5

Tuscaloosa, Shelby, Jefferson and Walker.

District 6

Randolph, Clay, Talladega, Cleburne, Calhoun, St. Clair, Etowah and Cherokee.

District 7

Pickens, Lamar, Fayette, Marion, Winston, Franklin, Lawrence, Colbert and Lauderdale.

District 8

Blount, Cullman, Morgan, Marshall, DeKalb, Limestone, Madison and Jackson.

Each such athletic district shall have a District Board consisting of four members who must be a superintendent, principal, or teacher in a member school of the district. Three members of each District Board shall be white and one shall be Negro. The three members of present District Boards of the AHSAA shall continue to be members of the District Board of the Merged Association until their terms of office expire. Initially, the Negro member of each District shall be appointed by the Central Board of the present AIAA. As each member's term expires, the three white and one Negro member shall be elected by the member schools of the district.

III LEGISLATIVE COUNCIL

A Legislative Council shall be created for the Merged Association and shall be composed of four District Board members from each of the eight Districts thereby making a total of 32 members on the Legislative Council (24 white and 8 Negroes).

The Legislative Council shall be the rule-making body of the Merged Association and shall make all rules and regulations and amendments to the Bylaws and Constitution.

IV CENTRAL BOARD OF CONTROL

A Central Board of Control (hereinafter referred to as the "Central Board") of the Merged Association shall be created and shall be composed of twelve members (8 whites and 4 Negroes). The members of the Central Board shall be selected as follows: The present eight Central Board members of AHSAA shall continue to serve on the Central Board of the Merged Association until their term of office expires; they or their successors shall then be elected by their respective District Boards in accordance with Article IV of the Constitution. Four Negro members shall

be elected from and by the District Boards of two districts combined to form a Bi-district. There shall be four Bi-districts formed by combining the Districts as follows:

- (1) Districts 1 and 2
- (2) Districts 3 and 4
- (3) Districts 5 and 6
- (4) Districts 7 and 8

One Negro Central Board Member of the Merged Association shall represent each of the four Bi districts. Their election shall be accomplished prior to the effective date of the merger.

The Central Board of Control shall be the governing body or Executive Board of the Merged Association, having duties and responsibilities as stated in the Constitution and Bylaws of the Merged Association.

V ADMINISTRATIVE STAFF

The Executive Secretary of the present AHSAA shall continue to serve as Executive Secretary of the Merged Association. All other present employees of present AHSAA shall maintain their status and position in the Merged Association. A new position to be known as Associate Executive Secretary shall be created and this position shall be filled by appointment of the Executive Secretary from a list of three nominees submitted by the Central Board of the present AIAA.

VI MEMBERSHIP DUES AND SCHOOL CLASSIFICATION

In order to meet the cost and expense of operating the Merged Association, the dues of all member schools shall be as follows:

\$100 per year for 4A schools

\$75 per year for 3A schools

\$50 per year for 2A schools

\$25 per year for A schools

The classification of schools shall be based on net enrollment in such schools as follows:

All high schools with a net enrollment in the upper three grades of 500 or more students shall be 4A schools.

All high schools with a net enrollment in the upper three grades of 224-499 students shall be 3A schools.

All high schools with a net enrollment in the upper three grades of 127-224 students shall be 2A schools.

Original Merger Plan 105

All high schools with a net enrollment in the upper three grades of less than 127 students shall be classified A schools.

The Central Board of Control has the authority to reclassify schools whenever deemed necessary in order to implement the athletic programs of members schools. All classification is based on the net enrollment of the schools without regard to race.

VII RECRUITING OF ATHLETES

The Merged Association considers the recruiting of athletes to be detrimental to amateur athletics at the high school level. To help minimize this problem, but to avoid interfering with the desegregation of schools in those school systems operating under freedom of choice plans, the Merged Association will adopt modifications of the former transfer rule as they apply to a student transferring for the first time to a school of predominantly the opposite race as follows:

- In systems which do not operate freedom of choice plans, the transfer rule as stated in Rule 1, Section 11, of the Bylaws shall be enforced without change.
- 2. A student transferring for the first time to a school where his race is in the minority under a freedom of choice plan will not be subject to the one-year ineligibility rule, providing he was not induced to transfer for the purpose of participating in athletics.
- All free choice transfers by students for the first time to schools 3. where their race is in the minority shall be deemed to have been made in good faith without recruitment unless a complaint is filed by the coach or school official of the school from which the transfer was made. If any coach has reasonable cause to believe that one of his players, or former players, is being or has been recruited by any school official attempting to use the freedom of choice provisions to avoid the effect of the transfer rule, he shall not communicate with the player, but shall make his belief known to either the Executive Secretary or the Associate Secretary who will immediately conduct an investigation into the charges. Upon completion of the investigation, the Executive Director will rule on the player's eligibility to participate in athletics at the school to which the transfer is proposed based on his conclusion that the player either was or was not recruited.
- 4. In making his conclusion, the Executive Director may be guided by the following criteria:
 - (a) The standing and ability of the player in question
 - (b) The statements of the persons involved.

- (c) Whether there have been contacts between the athlete and officials or other interested persons representing the school to which the transfer is proposed.
- (d) The grade level of the student, and
- (e) Statements of other persons who may have firsthand knowledge of the facts.

VIII OFFICIALS FOR ATHLETIC CONTESTS

All officials used in athletic contests between high schools in the State of Alabama who are registered with the Merged Association shall be members of an Officials Association which is affiliated with the Merged Association. Such affiliated Officials Association shall accept for membership all registered officials without regard to race. Race or color will not be a factor in the assignment of officials, except that race will be considered to overcome the effects of the dual school system.

IX TRANSFER OF ALL ASSETS

All assets of the present two athletic associations (AHSAA and AIAA) including such assets as are held or owned by various district boards, conferences, or other governing bodies and consisting of all funds, bank accounts, records, books, office furniture and fixtures, equipment, automobile, and all other property, real, personal or mixed, of every kind, character, and description, and wherever situated, shall be transferred and delivered to the Executive Director of the Merged Association and shall become the property of the Merged Association.

X EFFECTIVE DATE OF MERGER

The effective date of the merger shall be July 1, 1968.

XI SPORTS COMMITTEES

The District Boards, as combined to form the Bi-districts for the purpose of selecting a Negro representative to the Central Board of Control, shall appoint a Negro representative from each Bi-district to serve on each of the following Sports Committees:

(1) Football (5) Tennis (9) Bowling

(2) Basketball (6) Golf (10) Flag Football

(3) Baseball (7) Wrestling

(4) Track (8) Swimming

Original Merger Plan 107

XII CONSTITUTION AND BYLAWS

The Merged Association shall operate under the present Constitution and Bylaws of the AHSAA, except as otherwise provided in this Plan of Merger. After the effective date of the merger such exceptions shall be written into and become a part of the Bylaws or Constitution of the Merged Association.

XIII TERMINATION OF PRESENT ASSOCIATIONS

After the effective date of this merger, the AHSAA and AIAA as now constituted and existing shall terminate and such Associations shall cease to exist. Thereafter there shall be only one high school athletic association in the State of Alabama and it shall and will be the Merged Association. The duration of the Merged Association shall be perpetual.

XIV ATHLETIC CONFERENCES

Athletic Conferences, composed of member schools of the Merged Association, shall consist of all schools which desire to become members of the Conference and are located within the same general area and are of the same classification as other member schools of the Conference without regard to the racial composition of the schools.

XV ATHLETIC PROGRAMS, CONTESTS AND COMPETITION

Effective May 1, 1968, as directed by the Court's Order Relating to Athletics, dated April, 1968, all athletic programs, contests and competitions, including track, basketball, baseball, football, cheerleader clinics and coaching clinics, where more than two schools participate, shall be conducted and held without regard to the racial composition of the schools. This includes programs, competitions and contests on county, district, conference, sectional, area, regional and State levels.

INDEX

AHSAA Year (Rule VI, Section 1)	66
AHSAA Staff`	
AHSADCA (Coaches Association)	65
AHSADCA Advisory Committee	10
Academic Rule (Rule I, Section 9)	28
Academic Home School	31
Academic Virtual School	32
Administration (Rule VI)	66
Administration (Questions and Answers)	
Age Rule (Rule I, Section 3)	25
Age Rule (Junior High, Rule I, Section 2)	78
Alabama Accountability Act of 2013	42
All-Star Regulations (Rule III, Section 20)	55
Altering AHSAA Rules (Rule VI, Section 6)	
Amateur Rule (Rule I, Section 8)	
Amending Constitution Bylaws (Article XII, Constitution)	
Appeals (Article XI, Constitution)	
Athletic Directors/Coaches Association (Rule V, Section 4)	
Athletic District Map	
Attendance Interruption (Rule I, Section 11)	32
Audio-Visual Policy (Rule VI, Section 18)	
Audit Checklist	
Baseball	
Basketball	90
Birth Certificates (Rule I, Section 4)	26
Bona Fide Move (Rule I, Section 12)	
Bylaws	
Bylaws (Junior High/Middle Schools)	75
Calendar of Events	11
Calendars	
Camps (Rule III, Section 22)	
Catastrophic Insurance, Spring Practice (Rule III, Section 17)	
Central Board (Members)	
Central Board (Article VII, Constitution)	
Championship Participation Rule (Rule III, Section 25)	
Championship Play Interruption Policy (Rule III, Section 26)	59
Championship Sports	
Change In Residence (Rule I, Section 12)	
Cheerleaders (Rule VI, Section 14)	
Cheerleading Competition	
Classification (of Schools)	
Coaches (Rule V)	
Coaches' 25-Year Special Pass	
Coaches, Junior High/Middle School (Rule V)	
Coaches Association (Rule V, Section 4)	
Coaches' Committees	
Coaches Conduct	

Coaches Education Program (Rule V, Section 2)	
Coaches' Field Equipment	
Coaching Requirements (Rule V, Section 1)	
Coaching Outside School Year (Rule III, Section 15)	
Coaching Summer Practice Competition (Rule III, Section 21)	
Combination Programs	
Committees, Sports	
Complaints (Article X, Constitution)	23
Completion Highest Grade	. 34
Concussion Policy (Rule III, Section 28)	61
Concussion Information Form	
Conduct Rule/Ejection Penalties (Rule I, Section 18)	40
Conduct, Coaches (Rule V, Section 3)	64
Constitution (Association)	
Constitution and Bylaws Amending (Article XII)	23
Contests (Rule III)	
Contests Allowed (Sports Calendar)	
Contest Complaints (Rule III, Section 9)	
Contest Contracts (Rule VI, Section 4)	
Contest Restrictions (Rule III, Section 1)	
Contest/Tournament Limitations (Rule III, Section 13)	
Contracting Contest Officials (Rule VI, Section 5)	
Core Courses (Rule I, Section 9)	
Correspondence Course (Rule I, Section 9)	31
Credentials (Media)	
Credentials (School photographers/reporters)	
Credit Recovery	
Cross Country	
Custody (Rule I, Section 12)	
Decathlon	
Dependent Children	
District Boards (Members)	
District Board (Vacancy)	
District Board (Membership)	
District Boards' Organization (Articles IV, V, VI and VIII)	
Divorce (Rule I, Section 12)	
Dressing Out Rule (Rule III, Section 7)	
Drone Policy	
•	
Dues	
Ejection Penalties (Rule I, Section 18)	
Eight Semester Rule (Rule I, Section 5)	
Electric Clock Operators (Rule IV, Section 2)	
Eligibility (Rule I)	
Eligibility Rule Application (Rule I, Section 19)	
Eligibility (Regained) (Rule I, Section 9)	
Eligibility (Questions and Answers)	
Eligibility Verification Requirements (Rule I, Section 4)	
Eligibility Reports (Rule II, Section 2)	43

Eligibility Rules (Junior High/Middle School)	78
Eligibility Enrollment Rule (Rule I, Section 2)	
Eligible Student Participation (Rule I, Section 20)	
End of Team Season (Rule III, Section 11)	
Enrollment Rule (Rule I, Section 2)	
Evaluation Period (Rule III, Section 16)	
Executive Director (Article IV, a)	
Executive Director (Article VII, k)	
Failure To Complete Contests (Rule III, Section 10)	
False Identity (Rule I, Section 13)	
Fall Football Practice Regulations (Rule III, Section 18)	53
Financial Aid (Rule VI, Section 7)	
Financial Inducements (Rule VI, Section 12)	70
Filming and Videotaping (Rule VI, Section 18)	71
Fines	20
Football	90
Foreign Exchange Student (Rule I, Section 12)	36
Forms and Reports Required (Rule II, Section 3)	
Forms, Administrative (Rule II, Section 3)	
Forms, Championship Programs (Rule II, Section 3)	
Forms, Miscellaneous (Rule II, Section 3)	
Forfeiture of Contests (Rule III, Section 8)	
Function of AHSAA	
General Reminders	
Girls and Boys Participation	
Golf	
Grades (Rule I, Section 9, 10)	
Guardianship (Rule I, Section 12)	
Hall Of Fame	
Heptathlon	
Higher Level Participation (Rule I, Section 7)	
History of AHSAA	
Home Rule (Rule I, Section 12)	
Illegal Practice (Rule I, Section 15)	
Independent Rule (Rule I, Section 6-A)	
Indoor Track	
Ineligible Student Participation (Rule III, Section 8)	
International Baccalaureate Program (Rule I, Section 12)	
Intravenous Fluid Use Policy	60,
Jamboree (Rule III, Section 17)	
Junior High/Middle School Rules	
Junior High/Middle School Bylaws	
Junior High/Middle School Participation (Rule VI, Section 3)	
Leaving the Bench	
Legal Expenses	
Legal Guardianship (Rule I, Section 12)	
Legal Separation (Rule I, Section 12)	
Legislative Council (Membership)	
Legislative Council (Article IV)	

Legislative Proposals (Rule VI, Section 17)	
Levels of Competition (Rule III, Section 19)	
Magnet School, Home Rule (Rule I, Section 12)	
Management (Article IV, Constitution)	
Management (Junior High/Middle Schools)	
Media Credentials (Rule VI, Section 18)	
Media Policy (Rule VI, Section 18)	
Member School (Rule I, Section 12)	
Membership, Association (Article III, Constitution)	
Membership Dues	
Membership Requirements (Rule III, Section 4)	
Membership (Junior High/Middle Schools)	
Merger Plan (Original)	
Mission of AHSAA	
National Federation (History, Purpose)	
NFHS Rules Compliance (Rule III, Section 12)	
Nomination Forms (Rule II, Section 3)	
Non-Faculty Coach (Rule V, Section 1)	
Non-Resident Attendance	
Object of AHSAA (Article II)	17
Officials, Game (Rule IV)	
Officials Association Restrictions (Rule IV, Section 4)	62
Officials' Lists (Rule IV, Section 1)	62
Officials (Questions and Answers)	
Officials' Registration (Rule IV, Section 2)	62
Officials' Restrictions (Rule IV, Section 3)	62
Officials' Workshops (Rule III, Section 11)	48
Olympic Development Programs (Rule I, Section 6)	26
Online Sportsmanship	.41
Organization of AHSAA	
Out-of-State Transfer (Rule I, Section 10)	
Outside Participation Rule (Rule I, Section 6)	
Overlapping School Zones (Rule I, Section 12)	
Participation, Girls and Boys (Rule III, Section 6)	
Participation Limitations (Rule I, Section 5)	
Participation (Definition) (Rule III, Section 6)	
Participation Privilege (Rule VI, Section 15)	
Participation Rule, Championship (Rule III, Section 25)	
	26
Penalties (Schools)	
Penalties (Question 64) (Non-Registered Officials)	
Permanent Media Credentials	
Physical Examination (Rule I, Section 14)	
Physician's Statement (Rule I, Section 14)	
Post-Season Contests (Rule III, Section 11)	
Practice Contests (Rule III, Section 11)	
Practice Dates (Sports Calendar)	
Pre-Competition Practice (Rule III, Section 14)	
Principals' 25-Year Special Pass	
Principals' Accountability (Rule VI, Section 2)	
THEOLOGIC TOOCHILLIANILY (FILITO VI, COULIDITE)	-00

Principals' Advisory Committee	10
Private Instruction (Rule I, Section 6)	
Professional Contract Enticements (Rule VI, Section 8)	69
Professionalism (Rule I, Section 8)	27
Proposals (Rule VI, Section 17)	71
Publications	
Questions and Answers	
Recruiting (Rule VI, Section 12)	
Recruiting Outside District (Rule VI, Section 13)	70
Registered Officials Contest Requirements (Rule IV, Section 2)	62
Reports (Rule II)	42
Residence Change (Rule I, Section 12)	
Ruling, Official (Article X, Note)	23
Rules Clinic Requirement (Head Coaches)	
Rules Compliance (Rule II, Section 1)	42
Sanctioning Requirements (Rule III, Section 3)	45
Sanctioned Sports	
Schedules, Limitations (Rule III, Section 13)	
Scheduling Practices (Rule III, Section 13)	
School Alignment	
School Classification	
School Facilities, Restrictions (Rule III, Section 14)	
School Official Required (Rule VI, Section 9)	
School Restitution Rule (Rule VI, Section 10)	
School Zone Lines, Determination of (Rule I, Section 12)	
Second Semester Eligibility (Rule I, Section 9)	
Semester Attendance Rule (Rule I, Section 5)	
Sickness, Student (Rule I, Section 11)	
Soccer	
Softball	
Special Courses (Rule I, Section 9)	
Sports Calendar (starting dates, Rule III, Section 13)	
Sports Committees of Coaches	
Sports Seasons Participation (Rule I, Section 5)	
Spring Evaluation Periods (Rule III, Section 17)	
Sportsmanship Requirements	ı, 63 46
Starting Date Changes (Rule VI, Section 16)	
State Office Staff	
Student Restitution (Rule I, Section 22)	
Student's Good Standing (Rule I, Section 16)	
Submitting Eligibility Rosters (Rule III, Section 5)	
Submitting Student Data (Rule II, Section 2)	
Suits Against AHSAA (Rule VI, Section 10)	
Summer Coaching (Rule III, Section 22)	
Summer Practice Competition (Rule III, Section 21)	
Summer Practice Rule (Rule III, Section 21)	

Summer School (Rule I, Section 9)	28
Sunday Play (Rule III, Section 2)	45
Suspensions (Rule I, Section 16)	40
Swimming & Diving	
Taping and Filming Restrictions (Rule III, Section 23)	59
Team Camps (Rule III, Section 21)	56
Team Practice Restrictions (Rule III, Section 14)	50
Team Season (Rule I, Section 6)	26
Tennis	91
Testing Dates (State and National)	13
Title IX Policy Statement	
Tournaments, Sports Calendar (Rule III, Section 13)	.49
Track & Field	91
Transfer Rule (Rule I, Section 12)	
Transfer Student, Out-of-State School (Rule I, Section 10)	
Transfer Student, Non-Member School (Rule I, Section 12)	
Transfer Student's Standing (Rule I, Section 16)	40
Tryouts	
Two-Day Regulation (Rule I, Section 4)	25
Undefined School Zones	
Undefined Violations (Rule I, Section 21)	42
Undergraduates Rule	
Unscheduled Central Board Meeting	.64
Unsportsmanlike Conduct, Coach (Rule V, Section 3)	63
Unsportsmanlike Conduct, Student and Coach (Rule I, Section 17)	
Unsportsmanlike Conduct, Schools (Rule V, Section 3)	
Video Restrictions (Rule III, Section 23)	59
Virtual School, Academic	32
Volleyball	90
Wrestling	91

NOTES

DOCUMENT 8

EXHIBIT D

Plaintiffs' Proposed Order

DOCUMENT 8

IN THE CIRCUIT COURT OF MONTGOMERY COUNTY, ALABAMA

Governor of the State of Alabama,)
NATHANIEL LEDBETTER, in his official capacity as Speaker of the Alabama House of Representatives,)))
Plaintiffs,)
v.) Case No. CV-2025-373
ALABAMA HIGH SCHOOL ATHLETIC ASSOCIATION,)))
HEATH HARMON, in his capacity as Director of the Alabama High School Athletic Association,)))
Defendants.)

[PROPOSED] TEMPORARY RESTRAINING ORDER

Plaintiffs Kay Ivey, in her official capacity as Governor of the State of Alabama and Nathaniel Ledbetter, in his official capacity as Speaker of the Alabama House of Representatives, have moved this court for a temporary restraining order ("TRO") pursuant to Rule 65 of the Alabama Rules of Civil Procedure seeking to block enforcement of the provisions of Rule VI, Section 7 of the Alabama High School Athletic Association ("AHSAA") 2025-2026 Handbook or any other rule or AHSAA policy that make a CHOOSE Act participating student ineligible to participate in interscholastic athletic events solely because that student or his or her parents have availed themselves of the refundable tax credit provided by the CHOOSE Act codified as Sections 16-6J-1 *et seq*, Code of Alabama 1975. For support, Plaintiffs cite the CHOOSE Act's antidiscrimination provision, which says: "Nothing in [the CHOOSE Act] shall affect or change the athletic eligibility of student athletes governed by the Alabama High School Athletic Association or similar association." Ala. Code § 16-6J-3(i).

DOCUMENT 8

Following a hearing that included counsel for all Parties, Plaintiffs have demonstrated (1)

a likelihood of success on the merits, (2) irreparable harm in the absence of a TRO, (3) that they

have no adequate remedy at law, and (4) that the hardships on AHSAA from a TRO will not

unreasonably outweigh the benefit to Plaintiffs from issuance of the TRO.

IT IS THEREFORE ORDERED that Defendants, as well as their officers, agents, servants,

employees, member institutions, and any other person working with them, are TEMPORARILY

RESTRAINED from enforcing any rule or policy which makes the acceptance of CHOOSE Act

funds the sole determinative factor of eligibility for participation in interscholastic athletic events,

including consideration of CHOOSE Act funds as financial aid or financial assistance under Rule

VI, Section 7 of the AHSAA 2025-2026 Handbook.

IT IS FURTHER ORDERED that all other rules and policies of the AHSAA remain in full

force and effect and are not changed or affected by the issuance of this TRO.

IT IS FURTHER ORDERED that the security requirement of Ala. R. Civ. P. 65(c) is

waived as the Plaintiffs are officers of the State of Alabama and that this injunctive relief is

effective immediately upon notice of this order.

Done this _____ day of ______, 2025.

HON. J.R. GAINES

CIRCUIT JUDGE

2