# 2022 OHSAA ATHLETIC DISCUSSION MIEETINGS

BOARD LEADERSHIP
INSTITUTE
MAY 7, 2022



Mission:

"To serve our member schools and enrich interscholastic opportunities for students."

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## WIELCOMIE & INTERODUCTIONS

THANK YOU TO OUR HOSTS & WELCOME!

This meeting serves a dual purpose – to communicate important matters involving educational-based athletics in Ohio and to explain the referendum items which will be voted on by the member school principals in May.

#### **INTRODUCTIONS:**

- Special Welcome to all school and athletic administrators, as well as any School Board Presidents
- OHSAA Staff in attendance
  - State Board of Directors and District Athletic Board Members



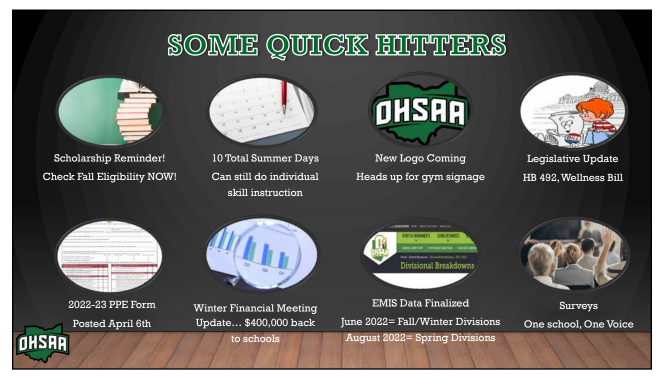
## SOUTHEAST DISTRICT DAB REPS

- Tony Deem, Superintendent, Southern Local Schools, Racine (Class A Rep-2025)
- Mark Rose, Athletic Director, Clay High School, Portsmouth (Class A Rep-2026)
- Mark Knapp, Superintendent, Wheelersburg Local Schools (Class AA Rep-2022)
- Leonard Steyer, Athletic Director, Southeastern High School, Chillicothe (Class AA Rep-2022)
- Wayne Horsley, Teacher, Athens City Schools (Class AAA Rep-2023)
- Bo Arnett, Dean of Students/Athletic Director, Waverly High School (Class AAA Rep-2024)
- Mark LaFon, Director of Student Services, Ironton City Schools (Ethnic Minority Rep-2025)
- Stephanie Evans, Teacher, Wellston City Schools (Female Rep-2022)
- Tony Williams, Athletic Director, Fairfield Middle School, Leesburg (7<sup>th</sup>/8<sup>th</sup> Grade Rep-2026)
- · Dan Brisker, Secretary
- · Rick Edwards, Treasurer



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# ORGANIZATION & OVERSIGET OHSAA Board of Directors OHSAA (Executive Director) OHSAA Staff District Athletic Boards Bylaws & Specific Sport Regulations Sectional & District Tournaments



# RIEIFIERIENIDUM PROCIESS



- Changes to Constitution and Bylaws outlined in Constitution Article 8.
   Become effective by a majority vote.
- This year there are 14 issues, and all were approved by Board of Directors for inclusion on the ballot (none from petition option).
- Referendum Issues are developed in several ways:
  - Feedback by member schools. Compliance staff committed to making conscious effort to listen and follow through with vetting process for suggestions from member schools about bylaw referendum ideas
  - Proactive action to prevent legislative intervention
  - Trends noticed within Appeals Panel hearings
- All items, if approved, become effective August 1, 2022, unless otherwise specified.



# RIEFIERIENIDUM PROCIESS

#### **Ballots**

Will be available on May 1, 2022, via each member school principal's myOHSAA account.

	May 2022						
	Sendo	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday
	1	2	3	4	5	6	7
	8	9	10	11	12	13	14
	15	16	17	18	19	20	21
	22	23	24	25	26	27	28
	29	30	31				

#### **High School Principals**

Please complete the ballot no later than Monday, May 16, 2022, at 4:00 PM via the electronic protocol. Voting is optional but return of the ballot is required to avoid a penalty.

#### 7th-8th Grade Principals

There are no issues this year dealing solely with 7-8 grade schools. Therefore, per Article 8-1-3, only high school principals are required to vote this 2022 cycle.



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# SPREAD THE WORD!

- Share this information with parents, booster members, other members of your administrative team, coaches, students, etc.
- Contact other school administrators to discuss topics and reach out to Executive Director's Office for any clarification.
- Remind everyone that the results of the referendum vote will be posted to the OHSAA website no later than Tuesday May 17, 2022.















# PLEASE NOTE...

- This presentation represents abridged referendum items and comments.
- To see the complete text of all referendum issues, please refer to the electronic copy which was sent to you in advance, or go to the website at:
- OHSAA.ORG -> SCHOOL RESOURCES -> REFERENDUM VOTING -> 2022
   REFERENDUM VOTING INFORMATION
- https://ohsaaweb.blob.core.windows.net/files/SchoolResources/refvote/ FINAL-2022ReferendumItems.pdf



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#### 2022 RIEFFERIENIDUM ISSUIES Issue 1C Issue 1B Issue 2B Issue 3B Issue 4B Compassion Rule New Non-Enrolled Exception Interscholastic Recognized & Athletic District Transfer Issue 5B Issue 6B Issue 7B Issue 8B Issue 9B 18-yo Residency Provision Shifting Sit Out Period **Bona Fide Move** Remove Deaf/ Blind Exception Return to Non-Public **Changes** Issue 10B Issue Issue 12B Issue 13B Awards/Gifts/ Prizes Amateurism Cll1Bean Up **Adult Bad** NIL Behavior OHSHE

# ISSUE 1C: CHANGE PROCESS FOR SCHOOLS TO TRANSFER ATHILETTIC DISTRICTS

#### Effective Date: May 16, 2021

(Will apply to all requests for district transfers that are pending as of May 16, 2022)

If passed, this amendment would:

- Provide clear factors for evaluating a request for a school to change athletic districts.
- Proposed amendment will:
  - restrict requests to those that can meet "objective, published criteria."
  - restricts how frequently such changes may occur.
  - removes the final decision-making authority from the Board of Directors, which is composed of Reps from the impacted districts, and instead places the decision-making authority with the Executive Director.
  - Any denied transfer request will then be appealable to the Appeals Panel.

Issue 1C
Athletic District
Transfer

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# ISSUE 1C: CHANGE PROCESS FOR SCHOOLS TO TRANSFER ATHILETIC DISTRICTS

#### "Objective, published criteria" include:

- 1. If approved, will this be the first time that the school will transfer OHSAA districts?
- 2. If part of a public school district, does the school have territory within the receiving district?
- 3. If part of a public school district, does the school have territory adjacent to the receiving district?
- 4. What is the proximity of the school to the district border? Is it within 5 miles of the district border?
- 5. Does the school's current athletic conference include team(s) that are in the receiving district?
- 6. Did the school articulate bona fide safety, athletic, academic, or community bases for transfer?
- 7. Is there an absence of evidence that the school's request is motivated by an improper motive?
- 8. Has the releasing district failed to articulate a bona fide reason to oppose the transfer? If a bona fide reason was provided, did the school respond to those reasons?
- 9. Has the receiving district failed to articulate a bona fide reason to oppose the transfer? If a bona fide reason was provided, did the school respond to those reasons?
- 10. In the last five years, have three (3) or fewer school left the releasing district pursuant to OHSAA transfer requests?

https://www.ohsaa.org/School-Resources/referendumvoting

Issue 1C

Athletic District Transfer





#### ISSUE 1B: AMIEND BYLAW 1-4-1, DEFINITION OF INTERSCHOLASTIC CONTEST Effective Date: August 1, 2022 If passed, this amendment would: Clean up the definition of an "interscholatic athletic contest" • 1-4-1 An "interscholastic athletic contest," as used throughout the Bylaws and Sports Regulations of the OHSAA, is defined as a sports event which takes place during the defined sports season in which student-athletes from representing at least one school are engaged in sports-related activities with students from representing at least one or more schools or noninterscholastic programs. This includes, but is not limited to, scheduled contests/meets/matches, practices between two or more schools, sports day, previews, scrimmages, jamborees, electronic contests, invitational contests, and alumni games and interschool scrimmages. Practices involving two or more schools shall also count as a contest unless those squads share the same board-approved coach. See Bylaw 9 regarding contests requiring special attention. For purposes of this definition, "defined sport season" shall be determined by the sports regulations for that sport, beginning with the first date on which coaching may begin and concluding on the last date the school participates in a regular or postseason contest. Issue 1B Interscholastic



#### ISSUE 2B: RECOGNIZED & EMIERGING SPORTS

Effective Date: August 1, 2022 If passed, this addition would:

- Remove the list of recognized sport from Bylaw 1-5-1 and move that list to the general sports regulations to be modified annually as needed by Board of Directors action.
- Create Bylaw 1-5-2 to provide clarity that emerging sports are also recognized sports that may
  have a different tournament structure due to number of participating schools, or lack thereof, etc.
   This will ensure these athletes are covered under the OHSAA catastrophic insurance coverage.
- Create Bylaw 1-5-3 for a "sponsored event" that the Executive Director's Office can set up to
  provide opportunities for OHSAA member school students that do not participate in a recognized
  or emerging sport. Such an event will not follow traditional regular season and/or tournament
  format models required by "recognized sports."
- Modify Bylaw 1-5-4 to reemphasize that ALL OHSAA recognized sports teams, including club teams, must abide by all OHSAA rules, including the transfer bylaw and residency bylaw.

Issue 2B

Recognized & Emerging Sports



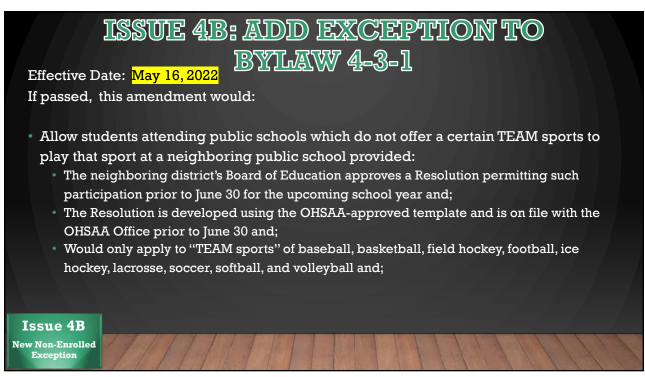
# ISSUE 3B: ADD EXCEPTION TO BYLAW 4-1-1, MODIFY EXCEPTION TO BYLAW 2-2-2

Effective Date: August 1, 2022 If passed, this amendment would:

- Enable schools to reward and/or recognize a student manager or a student with an intellectual or
  physical disability for his/her special contributions to a team without requiring the school to verify
  certain aspects of eligibility.
- The proposed new exception to Bylaw 4-1-1 is already conceptualized within the current exception to Bylaw 2-2-2 addressing the adding students to a Competitive Balance Roster.
- Remove the requirement that these students be required to be eligible under all aspects of Bylaw 4,
   specifically the scholarship bylaw (5 credits at HS level; 4 classes at 7/8 grade level).
- The participation permitted under this exception shall only be allowed one time per sports season.
- If passed, an editorial change would be made to the exception to Bylaw 2-2-2 which removes the requirement for these students to be eligible in all respects.

Issue 3B
Compassion
Rule

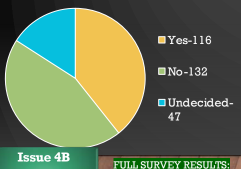




# SPRING 2022 PRINCIPAL SURVEY

#### 295 RESPONSES

Would you support a new exception that would allow traditional public school students whose school does not offer a specific sport an option to play at a different high school where they are not enrolled?



- Top concerns from principals...
- 182/295- take away participation opportunities from students who actually attend a school (displacement)
- 178/295- be abused to create powerhouse teams
- 163/295- be difficult to manage on an administrative level 152/295 -hurt participation levels in other sports at school where students attends
- 144/295 -disincentivize schools from trying to offer a sport with low numbers since they know students can go elsewhere to play
- 143/295 -take away value of education-based athletics & create non-interscholastic program atmosphere
- Several principals noted that they were concerned about being able to verify academic eligibility
- Several principals noted that they were concerned it would create a breeding ground for recruiting
- Several principals noted funding concerns

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# ISSUE 4B: EXCEPTION 8

EXCEPTION 8: A student enrolled in an OHSAA member public school that does not sponsor a TEAM sport in which the student desires to participate may petition to play that sport for a public school located in a bordering public district pursuant to the bordering district's duly adopted Board of Education resolution, using the required form, for ALL team sports which must be executed prior to June 30 for the school year commencing in that calendar year. Such a resolution must be on file with the OHSAA and the non-enrolled student is not permitted to commence any participation with the team until approved by the Executive Director's Office. If no school which borders the district offers the team sport, or if the applicable Board of Educations do not approve a non-enrolled policy in accordance with this exception, then the student simply does not have a participation opportunity in that sport. Participation opportunities within a district with multiple high schools shall be governed by the applicable OHSAA business rules for non-enrolled students.

Issue 4B
New Non-Enrolled
Exception

# EXCEPTION 8 CONTINUED...

...If the student is enrolled in a school within a multi-high school public school district that does not offer a TEAM sport in which the student desires to participate then the student may petition to play that sport for a different public school located within the district pursuant to the district's duly adopted Board of Education resolution, using the required form, which must be approved for ALL team sports and be executed prior to June 30 for the school year commencing in that calendar year. Such a resolution must be on file with the OHSAA and the non enrolled student is not permitted to commence any participation with the team until approved by the Executive Director's Office. Assignment of these students shall be governed by the applicable OHSAA business rules for non-enrolled students. If no school within the multi-high school district sponsors the sport in which the student desires a participation opportunity, or if the multi-high school district's Board of Education does not approve a non-enrolled policy in accordance with this exception, only then the student is permitted to utilize the process outlined in paragraph one of this exception.

For purposes of this bylaw, "TEAM sports" include baseball, basketball, field hockey, football, ice hockey, lacrosse, soccer, softball, and volleyball.

Issue 4B

New Non-Enrolled Exception

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#### 2022 RIEFFERIENIDUM ISSUIES Issue 1C Issue 1B Issue 2B Issue 3B Issue 4B Compassion Rule Interscholastic New Non-Enrolled Recognized & **Athletic District** Exception Transfer Issue 5B Issue 6B Issue 7B Issue 8B Issue 9B 18-yo Residency Provision Remove Deaf/ Blind Exception Shifting Sit Out **Bona Fide Move** Return to Non-Public Issue 10B Issue 11B Issue 12B Issue 13B Amateurism Clean Up **Adult Bad** Awards/Gifts/ NIL Behavior Prizes

# ISSUE 5B: ADD 18 YEAR OLD PROVISION TO BYLAW 4-6-2, EXCEPTION 1

Effective Date: August 1, 2022

If passed, this amendment would:

- Permit the Executive Director's Office to approve residency eligibility after considering
  extenuating circumstances that may compel a student who is 18 and no longer eligible for a
  legal change of custody/ guardianship to transfer schools and move into a new residence with a
  primary relative while his/her parents are living outside of Ohio.
- This proposal is a mirror amendment to the 18-year old provision found within the change of custody exception under the transfer bylaw.
- If approved under this residency exception language, the student would still have to meet the requirements of a transfer bylaw exception in order to restore eligibility for the entire season.

  Approval under this provision only gives them eligibility for the first half of the season.

Issue 5B
18-yo Residency
Provision

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#### 2022 RIEFFERIENIDUM ISSUIES Issue 1C Issue 3B Issue 1B Issue 2B Issue 4B Compassion Rule Recognized & Interscholastic New Non-Enrolled **Athletic District** Transfer Issue 5B Issue 6B Issue 7B Issue 8B Issue 9B 18-yo Residency Provision Remove Deaf/ Blind Exception Shifting Sit Out Bona Fide Move Return to Non-Public Issue 10B Issue 11B Issue 13B Issue 12B Awards/Gifts/ Prizes **Adult Bad** Amateurism NIL Clean Up **Behavior**

#### ISSUE 6B: ADD NOTE TO TRANSFIER BYLAW Transfer Student Example Football Effective Date: August 1, 2021 Status If passed, this amendment would: Schedule Game #1 Played, but severe Allow the E. D.'s Office, in it's sole discretion, ability to adjust (slide) when a student twisted ankle fulfills the regular season transfer consequence if they are unable to compete during Games #2-5 Eligible, but unable to all or part of the first 50% of the season due to "extenuating circumstances." play due to injury Does NOT allow students to have eligibility adjusted for tournament play, only the Game #6 Ineligible, still unable to regular season. Ineligible, still unable to Game #7 Lack of medical clearance, evidenced by documentation, would represent the primary play issue considered under the proposed language. Also cover quarantine situations. Game #8 Normally ineligible, but Only approved when the extenuating circumstances are through no fault of the approved to play b/c of shift athlete. Ineligible due to grades for first half of season= no approval for shifting. Game #9 Normally ineligible, but Only be applicable for a student who is physically attending the school during first half approved to play b/c of the season and who is unable to play. Not applicable for midseason transfers. of shift Game #10 Only permit adjustments during the same sports season. There would be no rollover Normally ineligible, but approved to play b/c of shift into the next year's sport season. It may be difficult for ADs with multiple transfers if the period of ineligibility begins at Tournament Game ALWAYS INELIGIBLE different points. Issue 6B **Shifting Sit Out Period**



# ISSUE 7B: AIMIENID EXCEPTION 1 TO BYLAW 4-7-2

#### Effective Date: May 16, 2022

If passed, this amendment would do two things:

- 1. Allow families to pick ANY school under an Exception 1 approval if the family moves more than 80 miles (current rule requires move of 100 miles)
- 2. Set a new minimum 15-mile move requirement for a family who wants to utilize this exception and transfer to a non-public school (current rules have no mileage requirement, simply move between two different public schools)
  - The concept which is still retained in the proposed amendments is the notion that the move must be the
    event which compels the transfer. Adding in these additional stipulations provide more safeguards
    against the exception being used as a loophole. The proposed language supports the intended purpose
    of the exception.

Issue 7B
Bona Fide Move
Changes

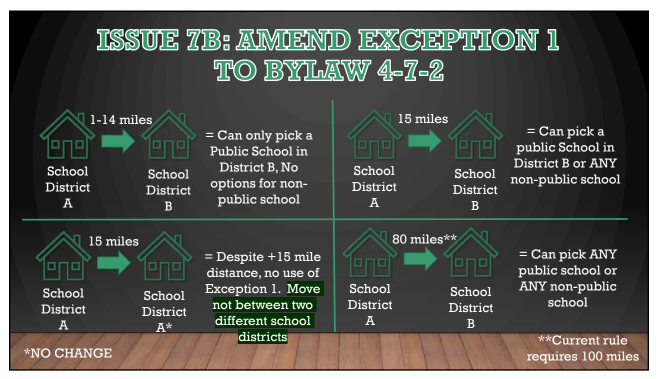
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# ISSUE 7B: ACTUAL LANGUAGE

EXCEPTION 1: If a student is <u>compelled to transfer</u> to another high school <u>as a result of a bona fide legal change of residence</u> made by BOTH PARENTS (biological, adoptive or stepparents) from one public school district into another public school district, whether from outside the state of Ohio or within Ohio, the Executive Director's Office, in its sole discretion, may waive all or part of the period of ineligibility for one or more sport/sport seasons at:

- (a) the public high school in which the new residence is physically located (or any school to which the student is placed and enrolled in a multiple high school district) or;
- (b) any non-public high school if family's new residences is at least 15 miles from their former residence, as determined by the most direct route when using google maps or other such navigational system, or;
- (c) any high school, public or non-public, if the new residence into which the family has moved is more than 80 miles from the residence from which the family moved, as determined by the most direct route when using google maps or other such navigational system, or;

Issue 7B
Bona Fide Move
Changes





# ISSUE 8B: REMOVE CURRENT TRANSFER EXCEPTION 5

Effective Date: August 1, 2022
If passed, this amendment would:

- Remove exception for two schools which are no longer OHSAA members
- If/when either of these schools would desire to become members again they would have to
  undergo a probationary year. If this would transpire, during this probationary year the
  office would intend to put this type of language/exception back up for a referendum vote
  for likely approval and application during the school's first full year of membership.
- EXCEPTION 5: A student transferred to the State School for the Blind or State School for the Deaf shall be eligible upon enrollment.

Issue 8B
Remove Deaf/
Blind Exception

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#### 2022 RIEFFERIENIDUM ISSUIES Issue 1C Issue 1B Issue 3B Issue 2B Issue 4B Compassion Rule New Non-Enrolled Exception Interscholastic Recognized & **Athletic District** Transfer Issue 5B Issue 6B Issue 7B Issue 8B Issue 9B Shifting Sit Out Period 18-yo Residency Provision Remove Deaf/ Blind Exception **Bona Fide Move** Return to Non-Public Issue 10B Issue 11B Issue 13B Issue 12B Amateurism Clean Up Awards/Gifts/ Prizes **Adult Bad** NIL Behavior

# ISSUE 9B: AIDD TRANSFIER EXCEPTION FOR RETURN TO NON-PUBLIC SCHOOL

Effective Date: August 1, 2022

If passed, this amendment would:

- Allows students to have a one-time transfer back to a non-public school BUT ONLY if they
  had maintained continuous enrollment in that same system of education in grades 4-8.
- Similar version was previously in place during the 2012-13 school year but was removed when transfer consequence was reduced (1-year to 50%).
- E.D.'s Office has received feedback that students have a free pass to a public school (Exception 9) but that there is no comparable exception for non-public school student transfers. Proposed amendment would create a parallel exception.
- NOT A ONE-TIME NON-PUBLIC TRANSFER FOR ANYONE. Narrowly crafted to allow for a reconsideration of high school selection for only those students who have previously shown a commitment to a certain type of non-public education.

Issue 9B
Return to

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# ISSUE 9B: EXACT LANGUAGE

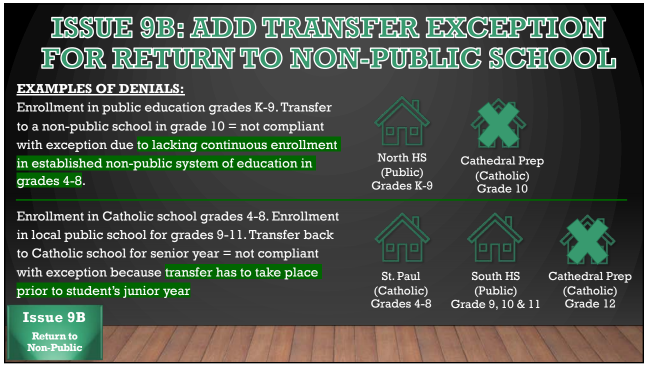
#### **EXACT LANGUAGE:**

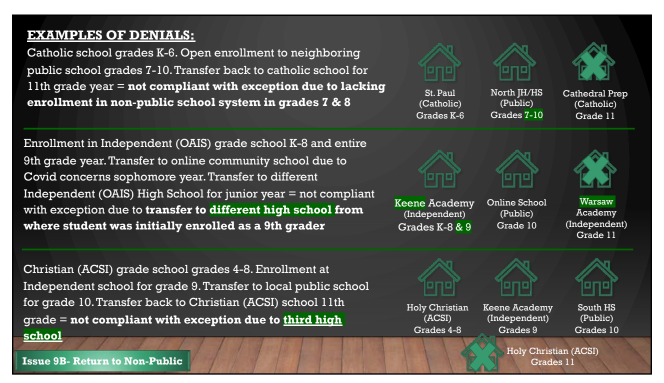
A student may return to non-public education and have his/her eligibility restored at the discretion of the Executive Director's Office provided the following conditions are met:

- (a) the student had been continuously enrolled in the same system of non-public education (e.g., Catholic Conference of Ohio, Ohio Association of International Schools, Association of Christian Schools International or other category as denoted by the State Department of Education) beginning in the 4th grade and continuing consecutively through the entire eighth grade and;
- (b) the student has not attended more than one other high school during the course of their high school enrollment and;
- (c) the student returns to the same system of non-public education prior to the start of the student's junior year and;
- (d) the student can demonstrate to the satisfaction of the Executive Director's Office Issue 9B the transfer is not occurring/not taking place for athletic reasons.

Return to Non-Public









# ISSUE 10B: CREATE NEW TRANSFIER EXCEPTION FOR ADULT BAD BEHAVIOR

Effective Date: August 1, 2022

If passed, this amendment would:

- Allow students to transfer to a new school if subjected to "adult bad behavior." Review criteria would include:
  - documented evidence the adult conduct was directed specifically towards the student; and
  - the adult conduct is of such a nature as to trigger a criminal investigation or an event which is
    otherwise a "reportable" event that would require a mandatory reporter to report to the proper
    legal authorities; and
  - the student suffered/suffers physical harm and/or severe emotional distress that required/requires medical treatment and/or mental health treatment, which is documented; and
  - there is no evidence the transfer is due to the student/family's displeasure with a former coach's training tactics and/or the student's playing time.

Issue 10B

Adult Bad

Behavior

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# ISSUE 10B: CREATE NEW TRANSFER EXCEPTION FOR ADULT BAD BEHAVIOR

- The Executive Director's Office believes the proposed amendment could dramatically increase
  the amount of students trying to transfer schools and attempt to use this exception to get away
  from a coach with which they are displeased.
- Despite this concern, the Executive Director's Office also recognizes the current codified bylaws
  provide no pathway for a student to transfer schools who may have been subject to the
  inappropriate adult behavior this proposed exception is intended to encompass. The lack of
  such an option leaves the E.D.'s Office subject to litigation.
- Criteria a, b and c can be substantiated through documentation. If such documentation does not exist then the exception will not be applied.

Issue 10B

Behavior



# ISSUE 13B: AIMIENID BYLAW 5-1-1, APPROVED AWARDS/GIFTS/PRIZES

Effective Date: May 16, 2022

If passed, this amendment would:

- Increase permitted award/gift/prize amount from \$400 to \$500
- Clarify that the approved limit is based "per competition," not the total accumulated amount during the sports season.
- Clarify that "money/cash" is never permitted to be accepted and that:
  - gift cards/certificates which can only be used at specific businesses (local restaurant, retail stores, etc.) are not considered "money/cash"
  - Gift cards which can be used at various locations (i.e. "Visa gift cards") are considered "money/cash" and are not permitted under this bylaw.

#### Bvlaw 5-1-1

An athlete may accept awards, gifts and/or prizes resulting from their participation/finish in any athletic competition(s), in sports which they are an interscholastic athlete, from any entity provided:

- (a) the item award does not exceed \$500 in total value per competition and;
- (b) the award is not money/cash (See Bylaw 4-10-2 (a))...
- · Clarify that graduating seniors who have completed their respective sport season are no longer subject to the award/qift/prize limitation for their participation in that respective sport, regardless of their future participation in any other OHSAA recognized sport(s).
- · Clarify that OHSAA athletes are permitted to accept awards/gifts/prizes for participation in non-recognized sports/activities (chess, slam dunk contests, hole-in-one contests, etc.). Issue 13B

Awards/Gifts/

**Prizes** 



## ISSUE 11B: AMIENID BYLAW 4-10, AMATEURISM

Effective Date: May 16, 2022

If passed, this amendment would:

- Add language clarifying that an athlete is permitted to be a professional in one sport (in which they
  do not participate interscholastically) but still retain their amateur status in another interscholastic
  sport. Also add language to emphasize that an amateur athlete competes in events "with no
  expectation of compensation for his/her participation."
- Modify Bylaw 4-10-2(a) and move prior "Request for Retention of Amateur Status" language into an exception.
- Add language to Bylaw 4-10-4 outlining objective criteria the E.D. Office should consider when determining whether or not to restore a student's amateurism status if it had previously been forfeited
  - length of time student relinquished amateur status
  - any total monetary gains achieved and considerations if those monies can be returned
     whether or not the student signed a contract.

Issue 11B
Amateurism
Clean Up



ISSUE 12B: AMIENID ANID RIENUMBER

BYLAW 4-10, AMATEURISM ("NIL")

April Color Color

Effective Date: May 16, 2022

If passed, this amendment would:

- Give student-athletes the option to make money off their "Name, Image and Likeness." (NIL)
- Though the exact phrase "Name, Image and Likeness" may not be used, there is a current "NIL" rule found in Bylaw 4-10-2(b), which prohibits it:

Bylaw 4-10-2- An athlete forfeits amateur status, and thus interscholastic athletic eligibility, if any of the following standards of amateurism are violated: b) Capitalizing on the athlete's fame by receiving money, merchandise or services of value. An athlete "capitalizes" on his/her "athletic fame" by accepting money, merchandise or services of value based in whole or in part upon the notoriety the athlete received through his/her athletic skills and achievements. This includes using the athlete's skill, directly or indirectly, for pay in any form in that sport . "Pay" includes, but is not limited to, any direct or indirect remuneration, gratuity or other economic benefit in either the present or future, or any division or split of surplus (bonuses, games' receipts, etc.).

Issue 12B

# ISSUE 12B: AMIENID ANID RENUMBER BYLAW 4-10, AMATEURISM ("NIL")

- In light of the NCAA vs. Alston Supreme Court case ruling, and various legislative interventions taking place across the country (including here in Ohio for collegiate NIL deals), the OHSAA Executive Director's Office had concerns about being able to uphold and enforce the aforementioned language if challenged. This proposed issue is an attempt to "get ahead."
- If NIL is going to enter the Ohio interscholatic landscape, the E.D.'s Office wants the member schools to be the ones with the final say on the issue, as opposed to legislative intervention imposing the changes.
- The proposed changes outlined in new Bylaw 4-10-3 are similar to those that took place with the NYSPHSAA and contain language mirroring the Executive Order signed by Governor DeWine regarding collegiate NIL contracts. These changes would allow students to sign endorsement deals with six Ohio-specific safeguards in place.

Issue 12B

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# ISSUE 12B: AMIENID ANID RIENUMIBER BYLAW 4-10, AMATEURISM ("NIL")

#### What is NIL...

- An athlete capitalizing on his/her "athletic fame" by accepting money, merchandise or services
  of value based in whole or in part upon the notoriety the athlete received through his/her
  athletic skills and achievements.
- An athlete entering into an agreement/contract using their name, image, or likeness (NIL) for a commercial purpose.

#### What NIL is not...

- It does NOT allow for an athlete to be paid for playing a sport (i.e. being paid \$250/game). This is prohibited under Bylaw 4-10-2 (a).
- It does NOT allow an athlete to enter into an agreement/contract with a professional sports team in violation of Bylaw 4-10-2 (c).

Issue 12B

## ISSUE 12B: AMIENID ANID RENUMBER BYLAW 4-10, AMATEURISM ("NIL")

#### Proposed Bylaw 4-10-3 (Outlines 6 safeguards required for NIL deals)

Notwithstanding the provisions of section 4-10-2, a student-athlete is permitted to enter into an agreement/contract using their name, image, or likeness (NIL) for a commercial purpose provided the following conditions are met:

A) The student-athlete does not utilize the name, logos, mascots, trademarks or other proprietary properties of any OHSAA school team, OHSAA school, or the OHSAA during any promotions and;

A. No logos, mascots, trademarks





School Name

NOTE 1: For purposes of this bylaw, "the student-athlete" shall include the individual student-athlete or any other individual legally authorized to enter into a contract on the student's behalf, such as a parent or legal guardian.

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# ISSUE 12B: AMIENID AND RENUMBER BYLAW 4-10, AMATEURISM ("MIL")

A. No logos, mascots, trademarks

#### Proposed Bylaw 4-10-3

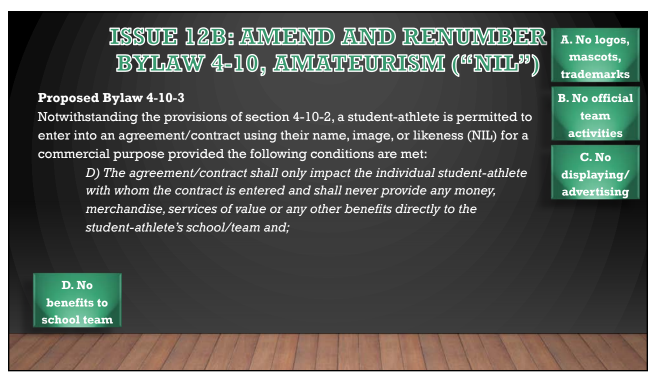
Notwithstanding the provisions of section 4-10-2, a student-athlete is permitted to enter into an agreement/contract using their name, image, or likeness (NIL) for a commercial purpose provided the following conditions are met:

B) The student-athlete does not engage in any NIL marketing/endorsements during "official team activities" and;

NOTE 2: For purposes of this bylaw, "official team activities" include, but are not limited to, all interscholastic athletic contests, scrimmages, team appearances, team photograph sessions, sports camps sponsored by the school, and other team-organized activities, regardless of whether the activity takes place on or off school grounds, including individual photograph sessions and news media interviews.

B. No official team activities

#### ISSUE 12B: AMIENID ANID RENUMBER A. No logos, BYLAW 4-10, AMATEURISM ("NIL") mascots. trademarks Proposed Bylaw 4-10-3 B. No official Notwithstanding the provisions of section 4-10-2, a student-athlete is permitted to team activities enter into an agreement/contract using their name, image, or likeness (NIL) for a commercial purpose provided the following conditions are met: C) The agreement/contract shall never require the student-athlete to display a sponsor's product, or otherwise advertise for a sponsor, during "official team activities" and: C. No displaying/ advertising



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#### ISSUE 12B: AMIENID ANID RENUMBER A. No logos, BYLAW 4-10, AMATEURISM ("NIL") mascots. trademarks Proposed Bylaw 4-10-3 B. No official Notwithstanding the provisions of section 4-10-2, a student-athlete is permitted to team activities enter into an agreement/contract using their name, image, or likeness (NIL) for a commercial purpose provided the following conditions are met: C. No E) The student-athlete shall not receive compensation for use of the displaying/ student's name, image, or likeness involving the promotion of casinos, advertising gambling, alcohol, drug use, or tobacco use and; D. No benefits to school team E. No casinos. gambling, alcohol, drug use, or

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#### ISSUE 12B: AMIENIO ANIO RENUMBER A. No logos, BYLAW 4-10, AMATEURISM ("NIL") mascots, trademarks Proposed Bylaw 4-10-3 B. No official Notwithstanding the provisions of section 4-10-2, a student-athlete is permitted to team activities enter into an agreement/contract using their name, image, or likeness (NIL) for a commercial purpose provided the following conditions are met: C. No F) The student-athlete who intends to enter a verbal or written contract providing displaying/ compensation to the student for use of their name, image, or likeness shall advertising disclose the proposed agreement/contract to the member school at which the D. No student is enrolled and/or participating. Each member school is encouraged to benefits to specify a specific school designee to whom such information should be reported. The school team extent of the disclosure shall be to the satisfaction of each member school but the school shall not advise the student-athlete against entering into the contract unless E. No casinos, gambling, alcohol, any of the stipulations in (a)-(e) appear to be violated. F. School **Disclosure**

#### TWO OPTIONS...

#### PASS NEW BYLAW 4-10-3 AND ALLOW "NIL" WITH THESE SAFEGUARDS...

A. No logos, mascots, trademarks B. No official team activities

C. No displaying/advertising

D. No benefits to school team E. No casinos, gambling, alcohol, drug use, or tobacco use F. School Disclosure

#### ...OR REJECT PROPOSED BYLAW 4-10-3 AND RETAIN BYLAW 4-10-2 (b)...

An athlete forfeits amateur status, and thus interscholastic athletic eligibility, if any of the following standards of amateurism are violated:

b) Capitalizing on the athlete's fame by receiving money, merchandise or services of value. An athlete "capitalizes" on his/her "athletic fame" by accepting money, merchandise or services of value based in whole or in part upon the notoriety the athlete received through his/her athletic skills and achievements. This includes using the athlete's skill, directly or indirectly, for pay in any form in that sport . "Pay" includes, but is not limited to, any direct or indirect remuneration, gratuity or other economic benefit in either the present or future, or any division or split of surplus (bonuses, games' receipts, etc.).

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#### ADDITIONALLY...

In addition to proposed language in 4-10-3, there would also be an accompanying change to the language in Bylaw 4-10-2 prohibiting a school/booster/coach from entering into an agreement on behalf of a student-athlete to benefit the school/team. We do not want member schools brokering deals on behalf of students to make participation on their sports teams more enticing. Member schools are still permitted to enter into contracts for their school use but are prohibited from using their student's name, image and/or likeness.

# Proposed changes to Bylaw 4-10-2 (b) which would accompany Bylaw 4-10-3, if passed:

- 4-10-2 An athlete forfeits amateur status, and thus interscholastic athletic eligibility, if any of the following standards of amateurism are violated:
- a) See Bylaw 4-10-3 on regulations regarding "Name, Image and Likeness."
- b) A member school/coach/booster entering into an agreement on a student-athlete's behalf where the student-athlete's name, image, or likeness is used to provide the school/team money, merchandise, services of value or similar such benefits.



## CENTRAL DISTRICT DAB REPS

- Bob Britton, Superintendent, Ridgedale Local Schools, Morral (Class A Rep-2022)
- ^^Lane Warner, Superintendent, Elgin Local Schools, Marion (Class A Rep-2026)
- Chad Little, Athletic Director, Bloom-Carroll High School, Carroll (Class AA Rep-2022)
- Ryan Fitzgerald, Athletic Director, Hamilton Township High School, Columbus (Class AA Rep-2023)
- Mark Shively, Director of Classified Personnel & Support Services, Newark City Schools (Class AAA Rep-2025)
- Molly Feesler, Athletic Director, Pickerington High School North (Class AAA Rep-2024)
- ^^Scott Reeves, Executive Director, Human Resources, Westerville City Schools (Ethnic Minority Rep-2026)
- Pam Bosser, Athletic Director, Lancaster High School (Female Rep-2025)
- Jay Cauley, Athletic Director, Weaver Middle School (7th/8th Grade Rep-2022)
- Jim Hayes, Secretary & Treasurer
- ^^ Interim position



## EAST DISTRICT DAB RIEPS

- Dan Leffingwell, Superintendent, Noble Local Schools (Class A Rep-2022)
- Gary Spinell, Athletic Director, Strasburg High School (Class A Rep-2022)
- Jeff Wheeler, Asst. Principal/AD, Meadowbrook High/Middle School (Class AA Rep-2024)
- Chad Shawger, Superintendent, West Muskingum Local Schools (Class AA Rep-2023)
- John Harris, Principal, Tri-Valley High School (Class AAA Rep-2022)
- Walt Skaggs, Ph.D., Superintendent, St. Clairsville-Richland City Schools (Class AAA Rep-2026)
- ^^Angelita Forte', Youth Services Coordinator, Steubenville City Schools (Ethnic Minority Rep-2025)
- · Gina Franks, Director of Student Services, Dover High School (Female Rep-2022)
- Ray Hibbs, Athletic Director, Harrison Central High School, Cadiz (7th/8th Grade Rep-2026)
- Don Spinell, Secretary
- · Richard Hall, Treasurer
- ^^ Interim

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## NORTHEAST DISTRICT DAB REPS

- Bill Nye, Ph.D., Superintendent, Grand Valley Local Schools, Orwell (Class A Rep-2024)
- ^^Joe Siefke, Superintendent, Lisbon Exempted Village Schools (Class A Rep-2023)
- Randy Tevepaugh, Athletic Director, Streetsboro High School (Class AA Rep-2025)
- Matt Rodriguez, Principal, Chippewa High School (Class AA Rep-2026)
- Jeff Cassella, Athletic Director, Mentor High School (Class AAA Rep-2022)
- Rich Berlin, Associate Principal, Wadsworth High School (Class AAA Rep-2022)
- ^^John Carter, Athletic Director, Oberlin High School (Ethnic Minority Rep-2022)
- Shyla Metsker, Principal, Wickliffe High School (Female Rep-2026)
- Steve Watkins, Principal, Dalton Middle School (7th/8th Grade Rep-2025)
- Larry Acker, Secretary
- Mark McGuire, Treasurer

^^ Interim



## NORTHWEST DISTRICT DAB REPS

- Gary Kreinbrink, Athletic Director, Leipsic High School (Class A Rep-2022)
- ^^Geoff Palmer, President/Head of School, St. Mary Central Catholic, Sandusky (Class A Rep-2023)
- Jayson Selgo, Ph.D., Superintendent, Archbold Area Local School District (Class AA Rep-2025)
- Jeff Snyder, Superintendent, Lincolnview Local Schools, Van Wert (Class AA Rep-2024)
- Matt Hutchinson, Athletic Director, Wauseon High School (Class AAA Rep-2026)
- Brad Cooley, Superintendent, Norwalk City Schools (Class AAA Rep-2022)
- David Alvarado, Associate Principal, Findlay High School (Ethnic Minority Rep-2026)
- Brenda Frankart, Director of Federal Programs, Liberty Benton Local Schools, Findlay (Female Rep-2025)
- Kevin Katafias, Principal, Genoa Middle School (7th/8th Grade Rep-2022)
- Kevin Calver, Secretary
- Bill Hanna, Treasurer

^^ Interim

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## SOUTHWEST DISTRICT DAB REPS

- Andy Bixler, Superintendent, Anna Local Schools (Class A Rep-2025)
- Matt Macy, Athletic Director, Ansonia High School (Class A Rep-2024)
- Doug Foote, Athletic Director, New Richmond High School (Class AA Rep-2026)
- John Kronour, Ph.D., Superintendent, Northeastern Local Schools, Springfield (Class AA Rep-2022)
- Scott Kaufman, Assistant Principal/Athletic Director, Lakota West High School, West Chester (Class AAA Rep-2022)
- Tim Cook, Assistant Principal/Athletic Director, Western Brown High School, Mt Orab (Class AAA Rep-2023)
- Jonas L. Smith, Athletic Director, Trotwood-Madison City Schools (Ethnic Minority Rep-2022)
- Jan Wilking, Athletic Director, Wyoming High School, Cincinnati (Female Rep-2026)
- Paul Stone, Athletic Director, Oakwood Junior High School, Dayton (7th/8th Grade Rep-2025)
- Phil Poggi, Secretary
- Joe Roberts, Treasurer

OHSAA

