



## Case Summary

### General Case Information

Case Number	Case Type	Sub Case Type	Release to Database
1056987	Interpretation Request	Amateurism - Bylaw 12	No

Division	Sport(s)
I	

#### Legislative Cite(s)

12.5.2.1 - Advertisements and Promotions After Becoming a Student-Athlete.  
- Issues Related to Crowdfunding (I)  
12.1.2 - Amateur Status.

### Status Information

Status	Status Date	Status Level	Status Level Type
Resolved	05/24/2019	Staff	Bylaw Team Member Consult

#### Conditions

#### Rationale

Interpretation:: It is not permissible for a student-athlete to set up her own crowdfunding website and use her name, picture, athletics reputation or skill to raise funds generally or to attend the educator's training. Per Bylaw 12.1.2.1.4.3, if the trip contains outside competition, the student-athlete would be able to solicit funds to pay for his expenses associated with competition and practice for an outside team provided the funds come for individuals other than an agent or a representative of an institution's athletics interests. Alternatively, the student-athlete's name or picture may be used by a charitable or nonprofit organization (such as your institution) in conjunction with its crowdfunding efforts provided the provisions of Bylaw 12.5.1.1 are met. Lastly, using Bylaw 16.3, your institution could provide actual and necessary expenses for a student-athlete to participate in the educator's training related to her major if you deem it to be an appropriate personal development service that supports the success of the student-athlete.

### Case Summary

**Specific Case Information**

Describe the interpretive request

A track & field student-athlete would like to set up a GoFundMe page to help raise funds in order to pay for an educator's training in Georgia at the end of May. The training is related to her major which is Early Childhood Education.

Provide the conference analysis of the interpretive request.

Provide the institution's analysis of the interpretive request.



# Case Summary

## General Case Information

Case Number	Case Type	Sub Case Type	Release to Database
1058830	Interpretation Request	Eligibility - Bylaw 14 Four-Year College Transfers-Bylaw 14.5.5 (Including Graduate Transfers - Bylaws 14.6.1)	No
<b>Division</b>	<b>Sport(s)</b>		
I			
<b>Legislative Cite(s)</b>			
14.6.1 - One-Time Transfer Exception.			

## Status Information

Status	Status Date	Status Level	Status Level Type
Resolved	05/23/2019	Staff	Individual
<b>Conditions</b>			
<b>Rationale</b>			
Noninterpretive:: This is a previously approved waiver policy issue versus a legislated interpretive issue. If your institution does not feel comfortable applying the waiver guidance in the document or if the circumstance does not clearly meet the requirements listed in the document then a waiver must be filed. The previously approved waiver list is not designed to capture all circumstances.			

## Case Summary

**Specific Case Information**

Describe the interpretive request

The graduate student wants to get his MBA. He is an international student, as well. At the student's current institution from which he is graduating, an online MBA is all that is offered. Online enrollment does not allow the student to keep his visa to remain in the United States. Wright State offers an on-campus MBA program. As you can expect, on-campus enrollment allows the student to keep his visa, potentially play basketball and earn his MBA. Would an online vs. on-campus MBA program meet the standard for "available at the previous institution"?

Provide the conference analysis of the interpretive request.

Contacted the NCAA for an interpretation.

Provide the institution's analysis of the interpretive request.

N/A



# Case Summary

## General Case Information

Case Number	Case Type	Sub Case Type	Release to Database
1044623	Interpretation Request	Playing and Practice Seasons - Bylaw 17	No

Division	Sport(s)
I	

### Legislative Cite(s)

17.1.7.3.6 - Vacation Periods and Between Terms.  
17.1.7.4.8 - Exception -- Three Contests in Seven-Day Period.

## Status Information

Status	Status Date	Status Level	Status Level Type
Resolved	03/06/2019	Staff	Bylaw Team Member Consult

### Conditions

### Rationale

Interpretation:: The institution is only required to provide one day off during the vacation period. The intent of Bylaw 17.1.7.4.8 (Exception -- Three Contests in Seven-Day Period) was for institutions to provide an additional day off in the week immediately preceding or after a seven-day period in which there are three contests in a seven-day period.

## Case Summary

**Specific Case Information**

Describe the interpretive request

Our men's basketball team's CARA week runs Monday thru Sunday. The week of February 25th, the team did not provide a day off due to three contests being played in a seven day period on February 28th, March 2nd and March 5th. Per 17.1.7.4.8, the team is required to take two days off the week of March 4th. However, the week of March 4th is also a vacation period for Wright State per 17.1.7.3.6. Is the men's basketball team still required to provide two days off during the vacation period, or because we technically would not have to provide any day off this week due to the vacation period, would we only have to provide one day off for the previous week?

Provide the conference analysis of the interpretive request.

Provide the institution's analysis of the interpretive request.