April 16th, 1930

SECRETARY'S REPORT

To Members of the Kentucky High School Athletic Association for the year 1929-30:

Our membership for this year is 459, which includes the following: 44 new members and 445 old members. 79 on last year's list paid reinstatement fees and 19 failed to join this year. 10 schools were reinstated which had been dropped in previous years for non-payment of dues. 3 schools applied for membership too late to be eligible for the tournaments and their checks were returned; 3 schools applied for membership, but were rejected because they were not approved by the State Department of Education. Three schools were suspended: Lebanon, Bethel, and Knox County No. 2.

Membership for the past thirteen years:

<table>
<thead>
<tr>
<th>Year</th>
<th>Members</th>
</tr>
</thead>
<tbody>
<tr>
<td>1918</td>
<td>7</td>
</tr>
<tr>
<td>1919</td>
<td>15</td>
</tr>
<tr>
<td>1920</td>
<td>45</td>
</tr>
<tr>
<td>1921</td>
<td>82</td>
</tr>
<tr>
<td>1922</td>
<td>120</td>
</tr>
<tr>
<td>1923</td>
<td>148</td>
</tr>
<tr>
<td>1924</td>
<td>213</td>
</tr>
<tr>
<td>1925</td>
<td>227</td>
</tr>
<tr>
<td>1926</td>
<td>277</td>
</tr>
<tr>
<td>1927</td>
<td>316</td>
</tr>
<tr>
<td>1928</td>
<td>402</td>
</tr>
<tr>
<td>1929</td>
<td>456</td>
</tr>
<tr>
<td>1930</td>
<td>489</td>
</tr>
</tbody>
</table>

The Board of Control believes that for the most part our rules are satisfactory and that it would be best to make as few changes as possible. However, experience has indicated the need of several modifications, which were submitted in the last monthly letter for action at this meeting. These modifications, except in one instance, do not effect eligibility, but will simplify administration and business routine.

One membership fee has been received for next year. Be sure to send in your annual dues early, and save reinstatement fee for your school.

Most tournament reports are in, more than we have ever been able to get in the past. The majority of tournament managers were prompt and accurate in making out and sending in their reports, but a few made a great deal of trouble for us. We believe in the future some way should be provided to keep a school from holding a tournament in case it has held one and has not followed instructions as to making tournament reports, financial reports, and sending eligibility lists.

As difficult as a realignment of districts will be, some changes will have to be made in district boundaries for next year by the Board of Control. We can not hope to please all schools that may be affected, but we feel sure that all will realize that the changes which may be made, will be for the best interests of the Association.

This year we have so far sent out from the secretary's office 6724 pieces of mail, which would be 19 on each of the 365 days of the year. Monthly interpretations and rulings have been furnished each member school.

We bought this year a Shaw Walker Filing Cabinet; our office now owns a Royal typewriter, an A.B. Dick Mimeograph, an office table and this filing cabinet.

At the time our books should have been audited last year the Male High School was not open and the firm of Johnson-Fowler audited and approved our books, cancelled checks, and vouchers. This year we will probably have the audit made by a firm of certified accountants instead of by the Male High School.

As soon as possible after the annual meeting we will send to each school a copy of the minutes and a copy of the financial report for each district tournament, regional tournament, and the State Tournament.
No high school student shall take part in pre-college athletic activities for more than four years in any one sport. (These years must not be successive.) Participating in a regular scheduled first team game in a season shall constitute completion of that season, and the student shall not be eligible to play thereafter in that sport.

II
All contestants will become ineligible on their twenty-first birthday.

III
No high school student who is connected with any other institution of learning than the one he represents shall take part in any contest.

IV
A student must have entered as a regularly enrolled bona fide student in the high school in which the contest is being held. A student who has transferred into a high school in which he transfers to take part in high school athletics in the State of which he is a citizen may be eligible for athletics in that State, provided that the student has been a student in the high school in which he is taking part in athletics for not less than two years, and has completed at least two years of high school and has not transferred to another high school after that time.

V
A student must have been in attendance at school at least three months of the preceeding semester, the school and must have passed for that semester in at least three full credit high school studies, or have made any deficiencies in that amount of work, in good standing.

VI
A student who has previously been suspended in a high school shall be eligible to transfer from one school unless, his parents move to the school district in which the school to which he transfers is located.

VII
A student must have been in attendance at school at least three months of the preceeding semester, since the student moved to the school district in which the school to which he transfers is located.

VIII
A student must be a student in the school district in which the school to which he transfers is located.

IX
No student who has been expelled from a school for any reason shall be eligible to take part in high school athletics in the State in which he is a citizen.

X
A student must be a student in the school district in which the school to which he transfers is located.

XI
A student must have been in attendance at school at least three months of the preceeding semester, since the student moved to the school district in which the school to which he transfers is located.

XII
A student who has previously been suspended in a high school shall be ineligible to transfer from one school unless, his parents move to the school district in which the school to which he transfers is located.

XIII
A student must have been in attendance at school at least three months of the preceeding semester, since the student moved to the school district in which the school to which he transfers is located.

XIV
A student who has previously been suspended in a high school shall be ineligible to transfer from one school unless, his parents move to the school district in which the school to which he transfers is located.

XV
Any student who is under penalty or discipline by whom character or conduct is such as to redress discredit upon the school is not eligible.

XVI
Any student who uses insulting language to another player, or to another student, shall be guilty of a serious offense, and shall be subject to punishment at the discretion of the principal or the president of the association. Any student who uses insulting language to another player, or to another student, shall be subject to suspension from the school for the remainder of that season.

XVII
Any student who is found guilty of a serious offense shall be subject to punishment at the discretion of the principal or the president of the association. Any student who is found guilty of a serious offense shall be subject to suspension from the school for the remainder of that season.

XVIII
Any student who is found guilty of a serious offense shall be subject to punishment at the discretion of the principal or the president of the association. Any student who is found guilty of a serious offense shall be subject to suspension from the school for the remainder of that season.

XIX
Any student who is found guilty of a serious offense shall be subject to punishment at the discretion of the principal or the president of the association. Any student who is found guilty of a serious offense shall be subject to suspension from the school for the remainder of that season.

XX
Any student who is found guilty of a serious offense shall be subject to punishment at the discretion of the principal or the president of the association. Any student who is found guilty of a serious offense shall be subject to suspension from the school for the remainder of that season.

XXI
Any student who is found guilty of a serious offense shall be subject to punishment at the discretion of the principal or the president of the association. Any student who is found guilty of a serious offense shall be subject to suspension from the school for the remainder of that season.

XXII
Any student who is found guilty of a serious offense shall be subject to punishment at the discretion of the principal or the president of the association. Any student who is found guilty of a serious offense shall be subject to suspension from the school for the remainder of that season.

XXIII
Any student who is found guilty of a serious offense shall be subject to punishment at the discretion of the principal or the president of the association. Any student who is found guilty of a serious offense shall be subject to suspension from the school for the remainder of that season.

XXIV
Any student who is found guilty of a serious offense shall be subject to punishment at the discretion of the principal or the president of the association. Any student who is found guilty of a serious offense shall be subject to suspension from the school for the remainder of that season.

XXV
Any student who is found guilty of a serious offense shall be subject to punishment at the discretion of the principal or the president of the association. Any student who is found guilty of a serious offense shall be subject to suspension from the school for the remainder of that season.

XXVI
Any student who is found guilty of a serious offense shall be subject to punishment at the discretion of the principal or the president of the association. Any student who is found guilty of a serious offense shall be subject to suspension from the school for the remainder of that season.

XXVII
Any student who is found guilty of a serious offense shall be subject to punishment at the discretion of the principal or the president of the association. Any student who is found guilty of a serious offense shall be subject to suspension from the school for the remainder of that season.

XXVIII
Any student who is found guilty of a serious offense shall be subject to punishment at the discretion of the principal or the president of the association. Any student who is found guilty of a serious offense shall be subject to suspension from the school for the remainder of that season.

XXIX
Any student who is found guilty of a serious offense shall be subject to punishment at the discretion of the principal or the president of the association. Any student who is found guilty of a serious offense shall be subject to suspension from the school for the remainder of that season.