Minutes of Appeals Committee Meeting  August 24, 1976

The West Appeals Committee met in Elizabethtown at 3:00 P.M., August 24, 1976, to hear an appeal from Mr. Lige Shadowen, Madisonville, Kentucky, in the eligibility case of his son Todd Lige Shadowen. Todd is ineligible under the provisions of By-Law 6, Section 1, Transfer Rule.

Board members present for the hearing were Chairman Ray Story, Denval Barriger, Joseph McPherson, Cecil Reid and George Sauer; Commissioner Tom Mills and Assistant Commissioner Billy V. Wise. Accompanying Mr. Shadowen were his present wife, Todd's mother and Attorney Jerry P. Rhoads.

Todd is ineligible under the provisions of By-Law 6, Section 1, Transfer Rule. Todd lived with his mother in Sturgis, Kentucky, during the 1975-76 school year. He attended Union County High School and participated in varsity athletics. On May 28, 1976, Todd moved to Madisonville to live with his father and stepmother. Todd's mother remained in Sturgis. Mr. Shadowen requested that the Transfer Rule be waived in this case since Todd was married and had moved in with him at his own request. Following a lengthy question and answer period, George Sauer moved that the Appeals Committee recommend that By-Law 6, Section 1, Transfer Rule not be waived in this case. Denval Barriger seconded the motion and it passed by a vote of 5-0. A poll of the remaining members of the Board resulted in a vote of 5-0, in favor of the recommendation. Attorney Jerry P. Rhoads was notified of the decision of the Board on August 26, 1976.

On this same date the West Appeals Committee also heard an appeal on the eligibility status of Walter William Dininger, a student attending Harrison County High School. Walter was accompanied by Prin. Edward Lowdenback and Board attorney Jack Keith.

Walter is ineligible under the provisions of By-Law 5, Section 4, Preceding Semester Rule. Walter was not enrolled in school during the second semester of the 1975-76 school year. Walter requested that his eligibility be restored on the grounds that he was not able to attend school prior to the deadline for enrollment due to illness. Following the presentation of the facts in the case, George Sauer made the motion that the Appeals Committee recommend that By-Law 5, Section 4, not be waived in this case. Denval Barriger seconded the motion and it passed by a vote of 4-1. A
poll of the remaining members of the Board resulted in a vote of 5-0 in favor of the motion.

Mr. Lowdenback was notified of the decision of the Board on August 26, 1976.

[Signatures]

President

Secretary