The Board of Control of the Kentucky High School Athletic Association met at the K.H.S.A.A. Office Building, Lexington, Kentucky, on Friday afternoon, October 17, 1985, for the purpose of hearing appeals.

The meeting was called to order by President Chester Turner at 2:00 p.m. Present were Frank Welch, Tom Buchanan, Sam Chandler, Tony Olinger, Grant Talbott, Ken Tippett, David Webb, Charlie Wilson; Commissioner Tom Mills and Executive Assistant Billy Wise. The invocation was given by Chester Turner.

President Turner called on Jackie Lively, who had requested a hearing before the Board of Control on behalf of her daughter, Sherita Lively, a student at Warren Central High School, who had been ruled ineligible by the Commissioner under By-Law 5, Transfer Rule. After Mrs. Lively's presentation, her attorney William Skaggs presented his case on Sherita's behalf. Following questions by the Board members to Sherita and her mother, Grant Talbott moved that Sherita Lively be ruled eligible to participate in interscholastic athletics. Tony Olinger seconded the motion, which carried unanimously.

Then came Mrs. Mary D. Wilson, representing her son, Robert D. Wilson, a student at Campbell County High School requesting that By-Law 5, Section lc., Maximum Number of Semesters, be waived in Robert's favor. Following Mrs. Wilson's presentation and questions to her by the Board members, Ken Tippett made a motion, seconded by Tom Buchanan, that the ruling be delayed in this case until a transcript could be obtained from Campbell County High School to determine if credits from Covington Latin High School were recognized toward graduation. The motion carried unanimously.

The next appeal on the Agenda was on behalf of Cam K. Adams, a student at Montgomery County High School. Mr. and Mrs. Josh Duff, guardians of Cam, presented their appeal to the Board members to waive By-Law 3, Age. Following questions to Cam and the Duffs by the Board members, David Webb moved that the Commissioner's ruling be upheld in this case. Tony Olinger seconded the motion. The motion carried unanimously.

The next appeal was presented by Mr. Kent Stevens, Principal of Western Anderson High School on behalf of one of his students, Eric Bickers. Eric had been ruled ineligible to participate in interscholastic athletics under By-Law 4, Section 5(c), Minimum Academic Requirements. Following Mr. Steven's presentation and compliments from the Board members for his interest and concern for his students, Ken Tippett moved that By-Law 4, Section 5(c), Minimum Academic Requirement, not be waived in this case. Tom Buchanan seconded the motion which carried by a vote of eight in favor and one opposed.

The next appeal was presented by Attorney Ashley Ward on behalf of Lisa Weissmuller. Lisa had transferred from Lexington Catholic High School to Henry
Clay. She had been ruled ineligible by the Commissioner due to the fact that she had participated in basketball and golf at her former school and was subject to the provisions of By-Law 5, Transfer Rule. Following a discussion of Lisa's situation, Sam Chandler made a motion that Lisa be declared eligible to participate in athletics at Henry Clay High School. Grant Talbott seconded the motion which passed by a vote of 8 in favor with Chester Turner abstaining.

Mr. Turner asked Principal Hargus Rogers, Hazard High School, to present his appeal on behalf of Jim Lowell Leveridge. Jim was declared ineligible to represent Hazard High School in interscholastic athletics under the provisions of By-Law 5, Transfer Rule. Jim's parents, James and Betty Leveridge, explained their son's situation to the Board followed by comments from Mr. Rogers. Following their presentations and questions to Jim and his parents and a lengthy discussion thereof, Ken Tippett moved, seconded by Sam Chandler, that the Commissioner's ruling be upheld in this case. The motion carried unanimously.

The next appeal was on behalf of David King, a student attending Woodford County High School who had transferred there from Bluegrass Baptist School. David had been ruled ineligible by the Commissioner under By-Law 5, Transfer Rule. Following his father's presentation and questions to him and Mrs. King by the Board, Grant Talbott made a motion, seconded by Charlie Wilson that the Commissioner's ruling be upheld in this case. The motion carried by a vote of 7 in favor and 2 opposed.

There being no more appeals, the meeting was adjourned.