



UTAH STATE SENATE

UTAH STATE CAPITOL COMPLEX • 320 STATE CAPITOL
P.O. BOX 145115 • SALT LAKE CITY, UTAH 84114-5115 • (801) 538-1035

February 25, 2011

Mr. President:

The Education Committee reports a favorable recommendation on **S.B. 53**,
ELIGIBILITY FOR INTERSCHOLASTIC ACTIVITIES IN SECONDARY SCHOOLS, by
Senator M. Madsen, with the following amendments:

1. *Page 4, Lines 105 through 108:*

- 105 (e) "Recruiting" means a solicitation or conversation:
106 (i) initiated by:
107 (A) an employee of a school or school district; {or}
108 (B) a coach or advisor of an interscholastic activity; **or**
 (C) a member of a booster, alumni, or other organization that performs a
 substantially similar role as a booster organization, affiliated with a school or school
 district;

2. *Page 4, Lines 109 through 113:*

- 109 (ii) to influence a student, or the student's relative or legal guardian, to transfer to a
110 school for the purpose of participating in an interscholastic activity at the school; and
111 (iii) with an offer for the student, or the student's relative or legal guardian, that the
112 school **or person** has the capacity to fulfill.
113 (f) "School" means a public school.

Bill Number



SB0053

Action Class



S

Action Code



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3. Page 5, Lines 121 through 138:

121 (i) the student:
122 (A) submitted an application for admission to the school for the qualifying school
year
123 in accordance with Section 53A-2-207 between December 1 and June 30 prior to the
qualifying
124 school year; {and}
125 (B) received written notification of acceptance of the application described in
126 Subsection (2)(a)(i)(A) on or before June 30 prior to the qualifying school year; and
(C) is transferring between schools for the first time during high school;
127 (ii) the student :
(A) is accepted for late enrollment to the school for the school year prior to
128 the qualifying school year; {or} and
(B) is transferring between schools for the first time during high school;
(iii) the student:
(A) transfers from a school to a charter school;
(B) enrolls at the charter school on or before June 30 prior to the qualifying
school year; and
(C) is transferring between schools for the first time during high school; or
129 {(iii)} (iv) the student:
130 (A) transfers from a school to the student's school of residence; and
131 (B) enrolls for the qualifying school year at the student's school of residence on or
132 before June 30 prior to the qualifying school year;
133 (b) the student enrolls at the student's school of residence on or before June 30 prior
to
134 the qualifying school year;
135 {(c) the student enrolls at a school that is a charter school on or before June
30 prior to
136 the qualifying school year;}
137 {(d)} (c) the student enrolls in a school other than the student's school of
residence; or
138 {(e)} (d) the student's parent does not reside within the school's attendance

Bill Number



SB0053

Action Class



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area.

4. *Page 5, Lines 141 through 142:*

141 transfer between schools if the school, school district, or association can prove that the
student
142 was recruited to transfer {~~solely~~} primarily for an athletic purpose by:

5. *Page 5, Lines 143 through 144:*

143 (a) an employee of a school or school district; {~~or~~}
144 (b) a coach or advisor of an interscholastic activity {~~.~~} ; or
(c) a member of a booster, alumni, or other organization that performs a
substantially similar role as a booster organization, affiliated with a school or school
district.

Respectfully,

Howard A. Stephenson
Committee Chair

Voting: 4-1-1

3 SB0053.SC1.WPD /AMN AOS/CCS 2/25/11 10:21 am

Bill Number



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