

4048 Laurel St. #203, Anchorage, AK 99508 / Phone: 907-563-3723 / Web: www.asaa.org

Amendment to Article 6 Section 1.C

Section 1 - Contracts/Schedules for Contests and Events

A. It is recommended the final agreements relating to contests or events between or among member schools be incorporated into written contracts (may be on forms provided by the Association) or on league schedules. These contracts or league schedules must be executed by mutual consent of the representatives of the respective schools and exchanged or established not less than ten (10) calendar days prior to the contest. The contract or schedule may not be canceled or altered except by mutual consent of the schools involved. Breach of contract or league schedule will be considered a rule violation.

B. Contract Violation: A contract violation is a unilateral breaking of a game event contract which was agreed upon in writing or by league schedule with another school. A contract signed by the previous administrator of a school is enforced unless nullified by agreement of both schools' administration. Pulling a team off the floor or field is an intentional contract violation.

C. Penalty: The following penalties assume that a school is in good standing and has not been warned or is not under other penalty at the given time. A member school under warning or other penalty status may be assessed additional penalties than those listed below, up to and including suspension from the Association.

1. First Offense:

- \$200 fine per affected game.
- If intentional, the school forfeits the game(s) as applied to its game limit count, is placed on probation, and receives a \$500 fine per affected game(s).
- The violating school may also be required to reimburse the aggrieved school for financial losses, as determined by the Board of Directors.

2. Second Offense:

- School is placed on probation or suspended.
- Forfeiture of affected game(s), as applied to its game limit count.
- \$500 fine per affected game(s).
- Loss of playoff eligibility in the activity in which the contract violation occurred.
- Possible reimbursement for financial losses to the aggrieved school, as determined by the Board of Directors.