

can do that and then they are in compliance. The fact that they have their full complement of 95 scholarships filled means that they have the cream of the crop as far as players and there is no justification in bringing these young men here who cannot receive aid. So the answer to your question is yes, however, the university does not have to be in a position of violating NCAA rules or violating this intent language. They can stop the practice of bringing these young men here under those unfair conditions.

SENATOR WARNER: Then if...Mr. President...if I understand you correctly then, the way, and I assume UN-L is the only one affected, I am not sure about that, but I assume that is true, but, in any event, what the effect of this would be that in the case of UN-L, no student who...

SPEAKER BARRETT: One minute.

SENATOR WARNER: ...qualified for this aid could participate in football or basketball, I guess, whether the university brought them or they walked on of their own motivation but they could not participate in football or basketball in order for the rest of the...and the Athletic Department had their full quota of 95 people, then all that would have to happen in order not for other students to be denied participation is those students would not be able to participate in football or basketball. Would that be how they could legally meet an issue in the event the Coordination Commission...

SENATOR CHAMBERS: Right.

SENATOR WARNER: Okay.

SENATOR CHAMBERS: Or they just don't recruit them. This applies, Senator Warner, only to those walk-ons who are recruited by the university. So if there are people who walk on and the university has not recruited them, none of what we are talking about applies to them at all.

SPEAKER BARRETT: Time.

SENATOR CHAMBERS: Oh, I will put on my light.

SPEAKER BARRETT: Senator Chambers.