

TRANSCRIPT PREPARED BY THE CLERK OF THE LEGISLATURE
Transcriber's Office
FLOOR DEBATE

April 16, 2003 LB 249

could make the move and therefore be eligible is if you've got both the sending and receiving schools to agree.

SENATOR CHAMBERS: After July 1, you don't have to have that agreement between the two schools? Is that true?

SENATOR RAIKES: After July 1, even if you have that agreement between the schools, there can't be participation in varsity...

SENATOR CHAMBERS: Right.

SENATOR RAIKES: ...extracurricular...

SENATOR CHAMBERS: I'm forgetting the participation now. I just want to find out if there is any point in this process where there does not have to be agreement between both schools.

SENATOR RAIKES: The...that...

SENATOR CHAMBERS: Is there always...?

SENATOR RAIKES: ...that point would be before March 15.

SENATOR CHAMBERS: So July 1 is the cutoff for being eligible.

SENATOR RAIKES: Right.

SENATOR CHAMBERS: If you make your move after July 1, you're not eligible.

SENATOR RAIKES: Okay. And let me spec...

SENATOR CHAMBERS: If you make a move before March 1, then you don't have to have the permission of both schools to make the transfer. Is that correct, or incorrect?

SENATOR RAIKES: Except it's March 15.

SENATOR CHAMBERS: March 15.

SENATOR RAIKES: I think you said March 1.