

Section-by-Section Summary

Protect College Sports Act of 2026

Sec. 1. Short title; table of contents.

Establishes the short title of the bill as the **Protect College Sports Act of 2026** and provides the table of contents.

TITLE I — Protection of Student Athletes and Fair Competition

Sec. 100. Definitions.

Defines key terms used throughout the title, including student athlete, NIL agreement, institution, conference, intercollegiate athletic association, collective, associated entity, and revenue share cap.

Sec. 101. Name, image, and likeness protections.

Protects student athletes' ability to earn NIL compensation and to retain agents or legal representatives without losing eligibility, scholarships, or other institutional support. Requires disclosure of NIL compensation over \$600 per year while protecting student-athlete privacy.

Sec. 102. Modifications to Sports Agent Responsibility and Trust Act.

Updates federal athlete-agent law to cover NIL activity, require agent registration, prohibit deceptive conduct, require contracts to include all key terms, cap agent fees at five percent, and give student athletes a private right of action against abusive or fraudulent agents and others who give student athletes deceptive contracts.

Sec. 103. Agent registry requirements.

Requires intercollegiate athletic associations to maintain a public, searchable registry of certified athlete agents and allows associations to decertify or fine agents who violate applicable rules.

Sec. 104. NIL disclosures and database.

Requires Division I institutions to report anonymized NIL data to their athletic association and requires the association to maintain a privacy-protected database to help student athletes and families assess fair market value.

Sec. 105. Academic protections.

Protects student athletes from athletic department pressure over course or major selection, allows limits on athletic-related activities to ensure athlete progress toward a degree, preserves access to internships and campus opportunities, and prohibits scholarships from being reduced or revoked because of athletic performance, injury, illness, or roster management decisions. Requires Division I schools to guarantee scholarships for 10 years after a student athlete's last season.

Sec. 106. Medical coverage requirements.

Requires Division I schools to cover out-of-pocket medical costs for sports-related injuries during participation and for five years after an athlete's final competition. Also requires catastrophic injury coverage, second-opinion coverage, an end-of-college physical, and a \$60 million medical trust fund to help smaller schools provide coverage and athletes with long-term conditions.

Sec. 107. Health, wellness, and safety standards.

Requires schools, conferences, and athletic associations to follow health and safety standards for serious sports-related risks, including concussions, heat illness, rhabdomyolysis, sickle cell trait, and asthma. Also requires safeguards against abuse, hazing, sexual misconduct, and improper interference with medical decisions. Schools must designate an independent health and safety officer to oversee these requirements.

Sec. 108. Office of the Student Athlete Ombudsman.

Requires an intercollegiate athletic association to establish an independent office to provide confidential, no-cost guidance to student athletes and help resolve concerns involving schools, conferences, or athletic associations.

Sec. 109. Comparable standards for facilities, services, and events.

Requires comparable standards for medical care, lodging, meals, rest, transportation, and facilities at championship events across similarly situated men's and women's athletic programs.

Sec. 110. Mid-season coaching transitions.

Prevents football coaches and key football staff from leaving mid-season to coach or otherwise effectively take over another FBS program during the same competitive season, including through recruiting, roster management, NIL activity, or game-planning functions.

Sec. 111. Student athlete representation.

Requires at least one-third of athletic association governing boards or other committees with rulemaking authority to consist of current or recent former student athletes.

Sec. 112. Transfer protections.

Guarantees student athletes one transfer without losing eligibility and establishes rules for additional transfers, including exceptions for coach departures, discontinued sports, graduate study, and sexual assault or harassment.

Sec. 113. Eligibility to participate in intercollegiate sports.

Creates baseline eligibility rules for college athletes, including academic standards, limits on being a professional athlete, a five-year eligibility framework beginning at 19 or high school graduation, and exceptions for pregnancy, religious mission, military service, and other approved absences.

Sec. 114. Prohibited compensation and agreements.

Prohibits compensation arrangements and NIL agreements designed to evade the revenue-sharing cap or disguise pay-for-play inducements. Preserves legitimate education- and athletics-related benefits allowed under the House settlement framework.

Sec. 115. Extension of revenue share cap.

Continues the revenue-sharing cap after the expiration or termination of the House settlement and provides for annual inflation adjustments.

Sec. 116. Commission on the Future of College Athletics.

Establishes a bipartisan Congressional Commission to study the future of college athletics, including athlete compensation, Olympic and women's sports, spending limits, health and safety, agent rules, and the long-term structure of college sports.

Sec. 117. Recruitment and tampering.

Allows athletic associations to enforce specific rules against improper recruiting, transfer tampering, and inducements outside designated windows or without a student athlete's affirmative consent.

Sec. 118. Limitation on liability.

Provides targeted antitrust protection for schools, conferences, and athletic associations that enforce the bill's rules on compensation, eligibility, transfers, agent oversight, and related matters.

Sec. 119. Private right of action.

Allows student athletes and other affected parties to bring civil actions for specified violations of the Act, subject to additional protections and limitations.

Sec. 120. Whistleblower protection.

Protects student athletes, employees, contractors, and others from retaliation for reporting or participating in proceedings involving suspected violations of the Act.

Sec. 121. Relationship to existing law.

Preempts conflicting state and local laws governing NIL, transfers, and eligibility while specifically preserving areas such as civil rights, tort, criminal, privacy, contract, trademark, copyright, consumer protection, and campus safety law.

Sec. 122. Neutrality on Employee or Non-Employee Status

Clarifies that the Act is neutral on whether student athletes are employees or non-employees.

Sec. 123. Applicability.

Provides that the title applies to actions or proceedings pending on or commenced after enactment.

Sec. 124. Severability.

Provides that if one provision is held invalid, the rest of the title remains in effect.

TITLE II — Sports Broadcasting**Sec. 201. Definitions.**

Updates the Sports Broadcasting Act of 1961 with definitions needed for the college sports media-rights framework.

Sec. 202. Limitation on liability for collegiate sports broadcasts.

Creates a targeted antitrust exemption allowing schools and conferences to voluntarily form a covered entity to pool and sell certain college sports media rights, mirroring the antitrust exemption for the NFL, NBA, MLB, and NHL, provided 75 percent of current FBS schools agree to do so, subject to the bill's guardrails.

Sec. 203. Requirements for entities selling media rights.

Establishes the conditions a covered media-rights entity must meet, including open membership terms, voting protections and student athlete representation, revenue-distribution rules, support for the medical fund, protection of women's and Olympic sports, and preservation of both in-conference and certain out-of-conference rivalries.

Sec. 204. Local broadcast access for football and basketball.

Requires at least one free local broadcast option for football and basketball games in the local market of each participating school, and potentially in a second nearby local market, while preserving national and regional media agreements.

Sec. 205. Prohibition on certain conference mergers and acquisitions.

Bars certain large-revenue conferences from consolidating with or acquiring other conferences.

Sec. 206. Football contest limitations.

Updates the existing intercollegiate and interscholastic football broadcast protected periods by one week earlier in September and one week later in December. It also provides that the college football season and postseason should conclude by January 8, to the extent practicable.

Sec. 207. Media rights utilization for sports other than football and basketball.

Requires distributors that acquire media rights for non-football and non-basketball college sports to actually make those competitions reasonably available to the public, or risk having the rights revert for resale or relicensing.