

TO: Marilyn Mitchell -- KHSAA

From: Bill Broaddus - A D

Date: 23-Apr-12

Pages 11-10 Contracts

Requested via email to set up district meeting football draw

2012 FOOTBALL

NELSON COUNTY HIGH SCHOOL VARSITY SCHEDULE 2012

08 03 12

08 10 12 Spencer County Scrimmage Home 7:30

08 17 12 Franklin County Home 7:30

08 24 12 Woodford County Away 7:30

08 31 12 Marion County Away 7:30

09 07 12 Bardstown - *District* Away 7:30

09 14 12 Larue County Future Cardinal - *District* Home 7:30

09 21 12 North Bullitt Homecoming - *District* Home 7:30

09 28 12 Mercer County Away 7:30

10 05 12 Meade County Homecoming Away 7:30

10 12 12 Open

10 19 12 Central Hardin - *District* Home 7:30

10 26 12 Bullitt East Home 7:30



Tackett, Julian <tackett@khsaa.org>

Correction to earlier email

1 message

Tackett, Julian <tackett@khsaa.org>

Wed, May 16, 2012 at 10:59 AM

To: execstaff@khsaa.org

Please substitute the following message for the one received earlier. Though the correction effects only Nelson County, it is important it be accurate. My apologies for the error.

This is being sent to selected KHSAA football schools. This morning at the KHSAA, the draw was held for Nelson County High School and their 2012 Football schedule per the action of the Board of Control in January, 2012.

To refresh, the Board approved my recommendation that with the splitting of Nelson County High School into two high schools (Nelson County and Thomas Nelson), and the enrollment dropping to a Class 4A level, a special plan be utilized to allow for the designation of district games, rather than making all of the existing teams in the district re-work schedules (and subsequently, each of the effected opponents having to do the same) with less than six months before the first playing date. The placement approved by the Board of Control for Nelson County High School was into Class 4A, District 4 with Doss, Fairdale, Moore, Valley and Western. Thomas Nelson High School opted not to compete for district competition during 2012-2013.

The approved plan called for the Commissioner to randomly select the week numbers that will count as district opponents for Nelson County, without any other resultant schedule change amendments. The games would count as district games for Nelson County, but not count as district games for the opponents. The other teams in District 4 would have no adjustments made to the schedule nor would they have additional games counted. If a tie exists with the inclusion of the Nelson County in the district, and such tie involves Nelson County and results in at least one team not qualifying for the playoffs, the team already aligned in the district shall prevail in the tie.

Following the draw conducted by the Commissioner in the presence of Office Manager Marilyn Mitchell, Nelson County Athletic Director Bill Broaddus and Nelson County Football Coach Jamie Egli, the following games are designated as district games for Nelson County (but will not be listed as district games for the opponents) in order that they have a four-game record to compare with the other schools in District 4:

September 7, 2012 at Bardstown
 September 14, 2012 vs. Larue County
 September 21, 2012 vs. North Bullitt
 October 19, 2012 vs. **Central Hardin**

Thank you as always for your cooperation.

—
 Please let me know if I can be of further assistance.

"Ultimately, a genuine leader is not a succor for consensus but a mold of consensus. And on some positions cowardice ask the question is it safe? Expediency asks the question is it politics? Vanity asks the question is it popular? The conscience asks the question is it right? And there comes a time when one must take a position that is neither safe nor politics nor popular but he must do it because conscience tells him it is right." —Dr. Martin Luther King

Julian Tackett, Commissioner
Kentucky High School Athletic Association

jtackett@khsaa.org

859-299-5472 (phone)

1/16/12

KY High School Athletic Association Mail - Correction to earlier email

859-293-5999 (fax)



KENTUCKY HIGH SCHOOL ATHLETIC ASSOCIATION CONTRACT FOR ATHLETIC CONTEST(S)

KHSAA Form GE14
Rev 4/06

(In accordance with KHSAA Bylaw 1, all references to Principal shall also include the current Designated Representative)

The NELSON COUNTY High School, 1070 Bloomfield Road, Bardstown, Ky 40004
(Name of High School) (Street Address, City, State, Zip)

and
The FRANKLIN COUNTY High School, 1100 East Main Street, Frankfort, Ky 40601
(Name of High School) (Street Address, City, State, Zip)

hereby enter into a contract for Two (2) contest(s) in Varsity Football to be
played as follows: (number of contests) (SPORT)

One contest will be played on August 19, , 20 11 at 7:30 p.m. and the
(date) High School will be designated as the home school.

Franklin County High School will be designated as the home school.
One contest will be played on August 17, , 20 12 at 7:30 p.m. and the
(date) High School will be designated as the home school.

The contracting parties agree that the contest(s) listed above shall be held and played under the following terms and conditions:

- The rules and regulations of the Kentucky High School Athletic Association are a part of this contract including all provisions of the Constitution and Bylaws and subsequent interpretations related to the legality of opponents, and the provisions for canceling this agreement.
- Are eligibility lists to be exchanged according to Bylaw 14, Section 1? Yes _____ No XX
- The school failing to carry out the terms of the contract shall pay to the other the listed forfeit fee per contest remaining on the contract unless the contest(s) is/are canceled by mutual consent. It is the financial responsibility of the school failing to carry out the terms of the contract to pay the officials fees in addition to any applicable forfeit fee. If a forfeit fee is paid for cancellation of the contest after the first legal playing date, the victory/defeat shall be made part of the won-loss record of both teams and count on the limit of games for both teams. Forfeit Fee-\$ 3,000.00
- In case of inclement weather or for reasons beyond school administrative control the principal of either school shall have the privilege of canceling the contest up to how many hours before the time set for the start of the contest? All expenses incurred by the visiting team or game officials through failure of the home team to notify the visiting team of the cancellation in a timely manner shall be paid by the home school. Hours- 4
- This contract shall be void unless signed by both Principals or Designated Representatives on or before this date (date to be filled in by the home school). Date: ASAP
- The following local officials' association shall provide the contest Local officials _____
- The following special financial terms and other agreements apply to the contest(s):
Home & Home

This contract is between the listed parties in this agreement and is considered binding on all parties. Any action, intervention or dispute as to the provisions of this agreement shall remain in the jurisdiction of the local court system, with the exception of those provisions specifically enumerated in Parts 1 through 7 and penalties contained in Bylaw 24 and its interpretations. The Association has no authority to mediate the basic terms and conditions of this agreement, except for the applicable parts of the KHSAA Constitution and Bylaws related to forfeit fees. The Association will not enforce or arbitrate any dispute which is based on any oral or unwritten amendment to this agreement. Any revision or adjustment not signed by both school Principals is not enforceable. The KHSAA Board of Control shall have the right to intercede, up to and including the cancellation of contests, into an existing contract in any situation involving a member school that fails to comply with the rules and regulation of the Association.

Date	<u>1-4-11</u>	Principal/Designated Rep Signature	<u>Bill Broadus</u>	Position	<u>Athletic Director</u>	School	<u>Nelson County</u>
Date	<u>1-11-11</u>	Principal/Designated Rep Signature	<u>J. D. [Signature]</u>	Position	<u>Athletic Director</u>	School	<u>Franklin County</u>



KENTUCKY HIGH SCHOOL ATHLETIC ASSOCIATION
CONTRACT FOR ATHLETIC CONTEST(S)
(In accordance with KHSAA Bylaw 1, all references to Principal shall also include the current Designated Representative)

KHSAA Form GE14
Rev 4/06

The Woodford County High School, 180 Frankfort St.; Versailles, KY 40383

and
The Nelson County High School, 1070 Bloomfield Rd.; Bardstown, KY 40004

hereby enter into a contract for Two (2) contest(s) in Varsity Football to be played as follows:

One contest will be played on August 26, 2011 at 7:30 p.m. and the Nelson County High School will be designated as the home school.

One contest will be played on August 24, 2012 at 7:30 p.m. and the Woodford County High School will be designated as the home school.

The contracting parties agree that the contest(s) listed above shall be held and played under the following terms and conditions:

- 1. The rules and regulations of the Kentucky High School Athletic Association are a part of this contract including all provisions of the Constitution and Bylaws and subsequent interpretations related to the legality of opponents, and the provisions for canceling this agreement.
2. Are eligibility lists to be exchanged according to Bylaw 14, Section 1? Yes No ***
3. The school failing to carry out the terms of the contract shall pay to the other the listed forfeit fee per contest remaining on the contract unless the contest(s) is/are canceled by mutual consent. It is the financial responsibility of the school failing to carry out the terms of the contract to pay the officials fees in addition to any applicable forfeit fee. If a forfeit fee is paid for cancellation of the contest after the first legal playing date, the victory/defeat shall be made part of the won-loss record of both teams and count on the limit of games for both teams. Forfeit Fee-\$ 4,000
4. In case of inclement weather or for reasons beyond school administrative control the principal of either school shall have the privilege of canceling the contest up to how many hours before the time set for the start of the contest? All expenses incurred by the visiting team or game officials through failure of the home team to notify the visiting team of the cancellation in a timely manner shall be paid by the home school. Hours- 4
5. This contract shall be void unless signed by both Principals or Designated Representatives on or before this date (date to be filled in by the home school). Date: 12/5/10
6. The following local officials' association shall provide the contest officials Local to Home School
7. The following special financial terms and other agreements apply to the contest(s): If the contest is suspended due to uncontrollable circumstances (lightning, etc.) and will not be able to be continued on the originally scheduled game date then both teams shall come back and complete the game on the following day, at the same site, at 10:00 A.M. or a mutually agreeable time. If the two teams cannot agree on a time then 10:00 A.M. at the same site will stand. If one team refuses to come back, at that particular time to complete the game then that team will forfeit the victory (but not the forfeit fee) to the opposition. The home team will be in control of doing what they wish with the gate receipts for the evening of the suspended game and the continuation on the following day. It should be noted that every effort should be made to continue the game on the original date.

This contract is between the listed parties in this agreement and is considered binding on all parties. Any action, intervention or dispute as to the provisions of this agreement shall remain in the jurisdiction of the local court system, with the exception of those provisions specifically enumerated in Parts 1 through 7 and penalties contained in Bylaw 24 and its interpretations. The Association has no authority to mediate the basic terms and conditions of this agreement, except for the applicable parts of the KHSAA Constitution and Bylaws related to forfeit fees. The Association will not enforce or arbitrate any dispute which is based on any oral or unwritten amendment to this agreement. Any revision or adjustment not signed by both school Principals is not enforceable. The KHSAA Board of Control shall have the right to intercede, up to and including the cancellation of contests, into an existing contract in any situation involving a member school that fails to comply with the rules and regulation of the Association.

Date 11/3/10 Principal/Designated Rep Signature J. Ledbetter Position Asst. A.D. School WCHS

Date 12-3-10 Principal/Designated Rep Signature Bill Broddus Position A.D. School Nelson Co

Note: KHSAA Re-alignment could alter terms of contract for 2012

Please sign this copy and return to me. Thanks



KENTUCKY HIGH SCHOOL ATHLETIC ASSOCIATION
CONTRACT FOR ATHLETIC CONTEST(S)

KHSAA Form GF14
Rev 4/06

(In accordance with KHSAA Bylaw 1, all references to Principal shall also include the current Designated Representative)

The NELSON COUNTY High School, 1070 Bloomfield Road, Bardstown, Ky 40004
(Name of High School) (Street Address, City, State, Zip)

The MARION COUNTY High School, 735 East Main Street, Lebanon, Ky 40033
(Name of High School) (Street Address, City, State, Zip)

hereby enter into a contract for Two (2) contest(s) in Varsity Football to be
played as follows: (number of contests) (SPORT)

One contest will be played on September 2, 20 11 at 7:30 p.m. and the
Nelson County High School will be designated as the home school.

One contest will be played on August 31, 20 12 at 7:30 p.m. and the
Marion County High School will be designated as the home school.

The contracting parties agree that the contest(s) listed above shall be held and played under the following terms and conditions:

- 1. The rules and regulations of the Kentucky High School Athletic Association are a part of this contract...
2. Are eligibility lists to be exchanged according to Bylaw 14, Section 1? Yes No XX
3. The school failing to carry out the terms of the contract shall pay to the other the listed forfeit fee...
4. In case of inclement weather or for reasons beyond school administrative control...
5. This contract shall be void unless signed by both Principals or Designated Representatives...
6. The following local officials' association shall provide the contest Local officials
7. The following special financial terms and other agreements apply to the contest(s): Home & Home

This contract is between the listed parties in this agreement and is considered binding on all parties. Any action, intervention or dispute as to the provisions of this agreement shall remain in the jurisdiction of the local court system...

Date 1-14-11 Principal/Designated Rep Signature Bill Broadhus Position Athletic Director School Nelson County
Date 1/5/11 Principal/Designated Rep Signature Position Athletic Director School Marion County



KENTUCKY HIGH SCHOOL ATHLETIC ASSOCIATION CONTRACT FOR ATHLETIC CONTEST(S)

KHSAA Form GE11
Rev 4/06

(In accordance with KHSAA Bylaw 1, all references to Principal shall also include the current Designated Representative)

The Bardstown High School, 400 North 5th Street
(Name of High School) (Street Address, City, State, Zip)

and

The Nelson County High School, _____
(Name of High School) (Street Address, City, State, Zip)

hereby enter into a contract for 2 contest(s) in Football to be
played as follows: (number of contests) (SPORT)

One contest will be played on 9-9, 20 11 at 7:30 p.m. and the
(date)

Nelson County High School will be designated as the home school.

One contest will be played on 9-7, 20 12 at 7:30 p.m. and the
(date)

Bardstown High School will be designated as the home school.

The contracting parties agree that the contest(s) listed above shall be held and played under the following terms and conditions:

- The rules and regulations of the Kentucky High School Athletic Association are a part of this contract including all provisions of the Constitution and Bylaws and subsequent interpretations related to the legality of opponents, and the provisions for canceling this agreement.
- Are eligibility lists to be exchanged according to Bylaw 14, Section 1? Yes * No
- The school failing to carry out the terms of the contract shall pay to the other the listed forfeit fee per contest remaining on the contract unless the contest(s) is/are canceled by mutual consent. It is the financial responsibility of the school failing to carry out the terms of the contract to pay the officials fees in addition to any applicable forfeit fee. If a forfeit fee is paid for cancellation of the contest after the first legal playing date, the victory/defeat shall be made part of the won-loss record of both teams and count on the limit of games for both teams. Forfeit Fee-\$ \$3000.00
- In case of inclement weather or for reasons beyond school administrative control the principal of either school shall have the privilege of canceling the contest up to how many hours before the time set for the start of the contest? All expenses incurred by the visiting team or game officials through failure of the home team to notify the visiting team of the cancellation in a timely manner shall be paid by the home school. Hours- _____
- This contract shall be void unless signed by both Principals or Designated Representatives on or before this date (*date to be filled in by the home school*). Date: _____
- The following local officials' association shall provide the contest officials _____
- The following special financial terms and other agreements apply to the contest(s): _____

KHSAA Re-alignment could alter terms of contract for 2012

This contract is between the listed parties in this agreement and is considered binding on all parties. Any action, intervention or dispute as to the provisions of this agreement shall remain in the jurisdiction of the local court system, with the exception of those provisions specifically enumerated in Parts 1 through 7 and penalties contained in Bylaw 24 and its interpretations. The Association has no authority to mediate the basic terms and conditions of this agreement, except for the applicable parts of the KHSAA Constitution and Bylaws related to forfeit fees. The Association will not enforce or arbitrate any dispute which is based on any oral or unwritten amendment to this agreement. Any revision or adjustment not signed by both school Principals is not enforceable. The KHSAA Board of Control shall have the right to intercede, up to and including the cancellation of contests, into an existing contract in any situation involving a member school that fails to comply with the rules and regulation of the Association.

Date	<u>10-25-10</u>	Principal/Designated Rep Signature	<u>David Clark</u>	Position	<u>AD</u>	School	<u>Bardstown</u>
Date	<u>12-9-10</u>	Principal/Designated Rep Signature	<u>Bill Brondus</u>	Position	<u>AD</u>	School	<u>Nelson Co</u>

Please sign and return this copy. Thanks

KENTUCKY HIGH SCHOOL ATHLETIC ASSOCIATION CONTRACT FOR ATHLETIC CONTEST(S)

KHSAA Form GE14
Rev 4/06



(In accordance with KHSAA Bylaw 1, all references to Principal shall also include the current Designated Representative)

The NELSON COUNTY High School, 1070 Bloomfield Road, Bardstown, Ky 40004
(Name of High School) (Street Address, City, State, Zip)

and
The LARUE COUNTY High School, 925 s. Lincoln Blvd, Hodgenville, Ky 42748
(Name of High School) (Street Address, City, State, Zip)

hereby enter into a contract for Two (2) contest(s) in Varsity Football to be
played as follows: (number of contests) (SPORT)

One contest will be played on September 16, , 20 11 at 7:30 p.m. and the
(date) Larue County High School will be designated as the home school.

One contest will be played on September 14, , 20 12 at 7:30 p.m. and the
(date) Nelson County High School will be designated as the home school.

The contracting parties agree that the contest(s) listed above shall be held and played under the following terms and conditions:

- The rules and regulations of the Kentucky High School Athletic Association are a part of this contract including all provisions of the Constitution and Bylaws and subsequent interpretations related to the legality of opponents, and the provisions for canceling this agreement.
- Are eligibility lists to be exchanged according to Bylaw 14, Section 1? Yes No
- The school failing to carry out the terms of the contract shall pay to the other the listed forfeit fee per contest remaining on the contract unless the contest(s) is/are canceled by mutual consent. It is the financial responsibility of the school failing to carry out the terms of the contract to pay the officials fees in addition to any applicable forfeit fee. If a forfeit fee is paid for cancellation of the contest after the first legal playing date, the victory/defeat shall be made part of the won-loss record of both teams and count on the limit of games for both teams. Forfeit Fee-\$ 3,000.00
- In case of inclement weather or for reasons beyond school administrative control the principal of either school shall have the privilege of canceling the contest up to how many hours before the time set for the start of the contest? All expenses incurred by the visiting team or game officials through failure of the home team to notify the visiting team of the cancellation in a timely manner shall be paid by the home school. Hours- 4
- This contract shall be void unless signed by both Principals or Designated Representatives on or before this date (date to be filled in by the home school). Date: ASAP
- The following local officials' association shall provide the contest Local officials
- The following special financial terms and other agreements apply to the contest(s): Home & Home

This contract is between the listed parties in this agreement and is considered binding on all parties. Any action, intervention or dispute as to the provisions of this agreement shall remain in the jurisdiction of the local court system, with the exception of those provisions specifically enumerated in Parts 1 through 7 and penalties contained in Bylaw 24 and its interpretations. The Association has no authority to mediate the basic terms and conditions of this agreement, except for the applicable parts of the KHSAA Constitution and Bylaws related to forfeit fees. The Association will not enforce or arbitrate any dispute which is based on any oral or unwritten amendment to this agreement. Any revision or adjustment not signed by both school Principals is not enforceable. The KHSAA Board of Control shall have the right to intercede, up to and including the cancellation of contests, into an existing contract in any situation involving a member school that fails to comply with the rules and regulation of the Association.

Date 1-4-11 Principal/Designated Rep Signature [Signature] Position Athletic Director School Nelson County

Date 1-13-11 Principal/Designated Rep Signature [Signature] Position Athletic Director School Larue County

Please sign and return this contract. Thanks



KENTUCKY HIGH SCHOOL ATHLETIC ASSOCIATION
CONTRACT FOR ATHLETIC CONTEST(S)

KHSAA Form GE14
Rev 4/08

(In accordance with KHSAA Bylaw 1, all references to Principal shall also include the current Designated Representative)

The NELSON COUNTY High School, 1070 Bloomfield Road, Bardstown, Ky 40004
(Name of High School) (Street Address, City, State, Zip)

and
The NORTH BULLITT High School, 3200 Hebron Lane, Shepherdsville, Ky 40165
(Name of High School) (Street Address, City, State, Zip)

hereby enter into a contract for Two (2) contest(s) in Varsity Football to be
played as follows: (number of contests) (SPORT)

One contest will be played on September 23, 20 11 at 7:30 p.m. and the
North Bullitt High School will be designated as the home school.

One contest will be played on September 21, 20 12 at 7:30 p.m. and the
Nelson County High School will be designated as the home school.

The contracting parties agree that the contest(s) listed above shall be held and played under the following terms and conditions:

- 1. The rules and regulations of the Kentucky High School Athletic Association are a part of this contract including all provisions of the Constitution and Bylaws and subsequent interpretations related to the legality of opponents, and the provisions for canceling this agreement.
2. Are eligibility lists to be exchanged according to Bylaw 14, Section 1? Yes No XX
3. The school failing to carry out the terms of the contract shall pay to the other the listed forfeit fee per contest remaining on the contract unless the contest(s) is/are canceled by mutual consent. It is the financial responsibility of the school failing to carry out the terms of the contract to pay the officials fees in addition to any applicable forfeit fee. If a forfeit fee is paid for cancellation of the contest after the first legal playing date, the victory/defeat shall be made part of the won-loss record of both teams and count on the limit of games for both teams. Forfeit Fee-\$ 3,000.00
4. In case of inclement weather or for reasons beyond school administrative control the principal of either school shall have the privilege of canceling the contest up to how many hours before the time set for the start of the contest? All expenses incurred by the visiting team or game officials through failure of the home team to notify the visiting team of the cancellation in a timely manner shall be paid by the home school. Hours- 4
5. This contract shall be void unless signed by both Principals or Designated Representatives on or before this date (date to be filled in by the home school). Date: ASAP
6. The following local officials' association shall provide the contest Local officials
7. The following special financial terms and other agreements apply to the contest(s): Home & Home

This contract is between the listed parties in this agreement and is considered binding on all parties. Any action, intervention or dispute as to the provisions of this agreement shall remain in the jurisdiction of the local court system, with the exception of those provisions specifically enumerated in Parts 1 through 7 and penalties contained in Bylaw 24 and its interpretations. The Association has no authority to mediate the basic terms and conditions of this agreement, except for the applicable parts of the KHSAA Constitution and Bylaws related to forfeit fees. The Association will not enforce or arbitrate any dispute which is based on any oral or unwritten amendment to this agreement. Any revision or adjustment not signed by both school Principals is not enforceable. The KHSAA Board of Control shall have the right to intercede, up to and including the cancellation of contests, into an existing contract in any situation involving a member school that fails to comply with the rules and regulation of the Association.

Date 1-4-11 Principal/Designated Rep Signature Bill Broadbent Position Athletic Director School Nelson County
Date 1/22/11 Principal/Designated Rep Signature Bill Roberts Position Athletic Director School North Bullitt



KENTUCKY HIGH SCHOOL ATHLETIC ASSOCIATION
CONTRACT FOR ATHLETIC CONTEST(S)
(In accordance with KHSAA Bylaw 1, all references to Principal shall also include the current Designated Representative)

KHSAA Form GE 11
Rev. 4/06

The Mercer County Senior High School, 1124 Moberly Road Harrodsburg, KY 40330
(Name of High School) (Street Address, City, State, Zip)

The Nelson County High School, 1070 Bloomfield Road, Bardstown, KY 40004
(Name of High School) (Street Address, City, State, Zip)

hereby enter into a contract for 2 contest(s) in Varsity Football to be
played as follows: (number of contests) (SPORT)

One contest will be played on September 30, 2011 at 7:30 Pm and the
Nelson County High School will be designated as the home school.

One contest will be played on September 28, 2012 at
Mercer County High School will be designated as the home school.

The contracting parties agree that the contest(s) listed above shall be held and played under the following terms and conditions:

- 1. The rules and regulations of the Kentucky High School Athletic Association are a part of this contract including all provisions of the Constitution and Bylaws and subsequent interpretations related to the legality of opponents, and the provisions for canceling this agreement.
2. Are eligibility lists to be exchanged according to Bylaw 14, Section 1? Yes No
3. The school failing to carry out the terms of the contract shall pay to the other the listed forfeit fee per contest remaining on the contract unless the contest(s) is/are canceled by mutual consent. It is the financial responsibility of the school failing to carry out the terms of the contract to pay the officials fees in addition to any applicable forfeit fee. If a forfeit fee is paid for cancellation of the contest after the first legal playing date, the victory/defeat shall be made part of the won-loss record of both teams and count on the limit of games for both teams. Forfeit Fee-\$ 2500.00
4. In case of inclement weather or for reasons beyond school administrative control the principal of either school shall have the privilege of canceling the contest up to how many hours before the time set for the start of the contest? All expenses incurred by the visiting team or game officials through failure of the home team to notify the visiting team of the cancellation in a timely manner shall be paid by the home school. Hours- 8
5. This contract shall be void unless signed by both Principals or Designated Representatives on or before this date (date to be filled in by the home school). Date: 9/28/11
6. The following local officials' association shall provide the contest officials
7. The following special financial terms and other agreements apply to the contest(s):

as agreed on phone with Jazzel Guerra
12/20/11

This contract is between the listed parties in this agreement and is considered binding on all parties. Any action, intervention or dispute as to the provisions of this agreement shall remain in the jurisdiction of the local court system, with the exception of those provisions specifically enumerated in Parts 1 through 7 and penalties contained in Bylaw 24 and its interpretations. The Association has no authority to mediate the basic terms and conditions of this agreement, except for the applicable parts of the KHSAA Constitution and Bylaws related to forfeit fees. The Association will not enforce or arbitrate any dispute which is based on any oral or unwritten amendment to this agreement. Any revision or adjustment not signed by both school Principals is not enforceable. The KHSAA Board of Control shall have the right to intercede, up to and including the cancellation of contests, into an existing contract in any situation involving a member school that fails to comply with the rules and regulation of the Association.

Date 11/31/11 Principal/Designated Rep Signature Jerry Wilgates Position Principal School Mercer Senior High School
Date 6-9-11 Principal/Designated Rep Signature Bill Braddock Position AD School Nelson Co



KENTUCKY HIGH SCHOOL ATHLETIC ASSOCIATION CONTRACT FOR ATHLETIC CONTEST(S)

KHSAA Form GE14
Rev 4/11

(In accordance with KHSAA Bylaw 1, all references to Principal shall also include the current Designated Representative)

The MEADE COUNTY High School, 938 OLD STATE RD. BROADENBURG, KY
(Name of High School) (Street Address, City, State, Zip) 40101

The NELSON COUNTY High School, 1070 BLOOMFIELD RD BARSTOWN, KY
(Name of High School) (Street Address, City, State, Zip) 40004

hereby enter into a contract for 2 contest(s) in FOOTBALL to be played as follows: (number of contests) (SPORT)

One contest will be played on 10/7, 2011 at 7:30 p.m. and the NC HS High School will be designated as the home school.

One contest will be played on 10/5, 2012 at 7:30 p.m. and the MC HS High School will be designated as the home school.

The contracting parties agree that the contest(s) listed above shall be held and played under the following terms and conditions:

1. The rules and regulations of the Kentucky High School Athletic Association are a part of this contract including all provisions of the Constitution and Bylaws and subsequent interpretations related to the legality of opponents, and the provisions for canceling this agreement.

2. Are eligibility lists to be exchanged according to Bylaw 14, Section 1? Yes No

3. The school failing to carry out the terms of the contract shall pay to the other the listed forfeit fee per contest remaining on the contract unless the contest(s) is/are canceled by mutual consent. It is the financial responsibility of the school failing to carry out the terms of the contract to pay the officials fees in addition to any applicable forfeit fee. If a forfeit fee is paid for cancellation of the contest after the first legal playing date, the victory/defeat shall be made part of the won-loss record of both teams and count on the limit of games for both teams.

Forfeit Fee-\$ 500

4. In case of inclement weather or for reasons beyond school administrative control the principal of either school shall have the privilege of canceling the contest up to how many hours before the time set for the start of the contest? All expenses incurred by the visiting team or game officials through failure of the home team to notify the visiting team of the cancellation in a timely manner shall be paid by the home school.

Hours- 4

5. This contract shall be void unless signed by both Principals or Designated Representatives on or before this date (date to be filled in by the home school).

Date: 12/31/10

6. The following local officials' association shall provide the contest officials MKSQA

7. The following special financial terms and other agreements apply to the contest(s):

HOME & HOME

KHSAA RE-ALIGNMENT COULD ALTER TERMS OF CONTRACT FOR 2012

This contract is between the listed parties in this agreement and is considered binding on all parties. Any action, intervention or dispute as to the provisions of this agreement shall remain in the jurisdiction of the local court system, with the exception of those provisions specifically enumerated in Parts 1 through 7 and penalties contained in Bylaw 24 and its interpretations. The Association has no authority to mediate the basic terms and conditions of this agreement, except for the applicable parts of the KHSAA Constitution and Bylaws related to forfeit fees. The Association will not enforce or arbitrate any dispute which is based on any oral or unwritten amendment to this agreement. Any revision or adjustment not signed by both school Principals is not enforceable. The KHSAA Board of Control shall have the right to intercede, up to and including the cancellation of contests, into an existing contract in any situation involving a member school that fails to comply with the rules and regulation of the Association.

Date 11/10/10 Principal/Designated Rep Signature John Proctor Position AD School MC HS
Date 12-9-0 Principal/Designated Rep Signature Bill Brubaker Position AD School Nelson Co

PLEASE SIGN & RETURN ONE COPY TO -

JOHN PROCTOR, AD
MEADE CO. HIGH
938 OLD STATE RD.



KENTUCKY HIGH SCHOOL ATHLETIC ASSOCIATION CONTRACT FOR ATHLETIC CONTEST(S)

KHSAA Form CE14
Rev 4/06

(In accordance with KHSAA Bylaw 1, all references to Principal shall also include the current Designated Representative)

The Central Hardin High School, 3040 Leitchfield Cecilia, KY 42724
(Name of High School) (Street Address, City, State, Zip)

and
The Nelson County High School, 1070 Bloomfield Road Bardstown, KY 40004
(Name of High School) (Street Address, City, State, Zip)

hereby enter into a contract for 2 contest(s) in Football to be
played as follows: (number of contests) (SPORT)

One contest will be played on October 21, 20 11 at 7:30 p.m. and the
(date) Central Hardin High School will be designated as the home school.

One contest will be played on October 19, 20 12 at 7:30 p.m. and the
(date) Nelson County High School will be designated as the home school.

The contracting parties agree that the contest(s) listed above shall be held and played under the following terms and conditions:

- The rules and regulations of the Kentucky High School Athletic Association are a part of this contract including all provisions of the Constitution and Bylaws and subsequent Interpretations related to the legality of opponents, and the provisions for canceling this agreement.
- Are eligibility lists to be exchanged according to Bylaw 14, Section 1? Yes No X
- The school failing to carry out the terms of the contract shall pay to the other the listed forfeit fee per contest remaining on the contract unless the contest(s) is/are canceled by mutual consent. It is the financial responsibility of the school failing to carry out the terms of the contract to pay the officials fees in addition to any applicable forfeit fee. If a forfeit fee is paid for cancellation of the contest after the first legal playing date, the victory/defeat shall be made part of the won-loss record of both teams and count on the limit of games for both teams. Forfeit Fee-\$ 5000.00
- In case of inclement weather or for reasons beyond school administrative control the principal of either school shall have the privilege of canceling the contest up to how many hours before the time set for the start of the contest? All expenses incurred by the visiting team or game officials through failure of the home team to notify the visiting team of the cancellation in a timely manner shall be paid by the home school. Hours- 4
- This contract shall be void unless signed by both Principals or Designated Representatives on or before this date (date to be filled in by the home school). Date: ASAP
- The following local officials' association shall provide the contest officials
- The following special financial terms and other agreements apply to the contest(s):

KHSAA Re-alignment could alter terms of contract for 2011

This contract is between the listed parties in this agreement and is considered binding on all parties. Any action, intervention or dispute as to the provisions of this agreement shall remain in the jurisdiction of the local court system, with the exception of those provisions specifically enumerated in Parts 1 through 7 and penalties contained in Bylaw 24 and its interpretations. The Association has no authority to mediate the basic terms and conditions of this agreement, except for the applicable parts of the KHSAA Constitution and Bylaws related to forfeit fees. The Association will not enforce or arbitrate any dispute which is based on any oral or unwritten amendment to this agreement. Any revision or adjustment not signed by both school Principals is not enforceable. The KHSAA Board of Control shall have the right to intercede, up to and including the cancellation of contests, into an existing contract in any situation involving a member school that fails to comply with the rules and regulation of the Association.

Date 12-14-10 Principal/Designated Rep Signature [Signature] Position AP/AD School Central Hardin High

Date 1-3-11 Principal/Designated Rep Signature [Signature] Position AD School Nelson Co High

Please sign this contract and return to me. Tim



KENTUCKY HIGH SCHOOL ATHLETIC ASSOCIATION
CONTRACT FOR ATHLETIC CONTEST(S)

KHSAA Form GE14
Rev 4/08

(In accordance with KHSAA Bylaw 1, all references to Principal shall also include the current Designated Representative)

The NELSON COUNTY High School, 1070 Bloomfield Road, Bardstown, Ky 40004
(Name of High School) (Street Address, City, State, Zip)

The Bullitt East High School, 11450 Hwy 44 East, Mt Washington, Ky 40047
(Name of High School) (Street Address, City, State, Zip)

hereby enter into a contract for Two (2) contest(s) in Varsity Football to be
played as follows: (number of contests) (SPORT)

One contest will be played on October 28, 20 11 at 7:30 p.m. and the
Bullitt East High School will be designated as the home school.

One contest will be played on October 26, 20 12 at 7:30 p.m. and the
Nelson County High School will be designated as the home school.

The contracting parties agree that the contest(s) listed above shall be held and played under the following terms and conditions:

- 1. The rules and regulations of the Kentucky High School Athletic Association are a part of this contract including all provisions of the Constitution and Bylaws and subsequent Interpretations related to the legality of opponents, and the provisions for canceling this agreement.
2. Are eligibility lists to be exchanged according to Bylaw 14, Section 1? Yes No XX
3. The school failing to carry out the terms of the contract shall pay to the other the listed forfeit fee per contest remaining on the contract unless the contest(s) is/are canceled by mutual consent. It is the financial responsibility of the school failing to carry out the terms of the contract to pay the officials fees in addition to any applicable forfeit fee. If a forfeit fee is paid for cancellation of the contest after the first legal playing date, the victory/defeat shall be made part of the won-loss record of both teams and count on the limit of games for both teams. Forfeit Fee-\$ 3,000.00
4. In case of inclement weather or for reasons beyond school administrative control the principal of either school shall have the privilege of canceling the contest up to how many hours before the time set for the start of the contest? All expenses incurred by the visiting team or game officials through failure of the home team to notify the visiting team of the cancellation in a timely manner shall be paid by the home school. Hours- 4
5. This contract shall be void unless signed by both Principals or Designated Representatives on or before this date (date to be filled in by the home school). Date: ASAP
6. The following local officials' association shall provide the contest Local officials
7. The following special financial terms and other agreements apply to the contest(s): Home & Home

This contract is between the listed parties in this agreement and is considered binding on all parties. Any action, intervention or dispute as to the provisions of this agreement shall remain in the jurisdiction of the local court system, with the exception of those provisions specifically enumerated in Parts 1 through 7 and penalties contained in Bylaw 24 and its Interpretations. The Association has no authority to mediate the basic terms and conditions of this agreement, except for the applicable parts of the KHSAA Constitution and Bylaws related to forfeit fees. The Association will not enforce or arbitrate any dispute which is based on any oral or unwritten amendment to this agreement. Any revision or adjustment not signed by both school Principals is not enforceable. The KHSAA Board of Control shall have the right to intercede, up to and including the cancellation of contests, into an existing contract in any situation involving a member school that fails to comply with the rules and regulation of the Association.

Date 1-4-11 Principals/Designated Rep Signature [Signature] Position Athletic Director School Nelson County
Date 1/27/11 Principals/Designated Rep Signature [Signature] Position Athletic Director School Bullitt East