

IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF NORTH CAROLINA

REESE BRANTMEIER and MAYA)
JOINT, on behalf of themselves and)
all others similarly situated,)

Plaintiffs,)

v.)

1:24-CV-238

NATIONAL COLLEGIATE)
ATHLETIC ASSOCIATION,)

Defendant.)

ORDER

This is an antitrust case involving claims of price-fixing in the market for the services of college tennis players. This summer, the Court granted the plaintiffs' motion for class certification, and it certified one class of persons seeking injunctive relief and another class seeking damages.

The Injunctive Class as certified consists of all persons who, at any time between March 19, 2020, and the date of judgment in this action, (i) competed in NCAA Division I Tennis, or (ii) were ineligible to compete in NCAA Division I Tennis due to the Prize Money Rules. Doc. 99 at 29. The Damages Class consists of all persons who, at any time between March 19, 2020, and the date of judgment in this matter, have voluntarily forfeited Prize Money earned in a tennis tournament, and (i) have competed in NCAA Division I Tennis, or (ii) have submitted information to the NCAA Eligibility Center. *Id.*

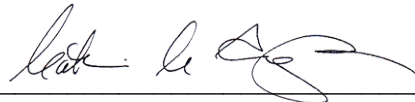
In submissions related to an appropriate class notice, the NCAA suggests a temporal amendment to the Damages Class definition, and the plaintiffs do not oppose

this modification. Doc. 101 at 9. Because the proposed modification will avoid a potential problem raised by the one-way intervention rule, the Court agrees the amendment is appropriate.

It is **ORDERED** that the Damages Class definition is **AMENDED** as follows:

All persons who, at any time between March 19, 2020, and the date of initial distribution of Class Notice in this matter, have voluntarily forfeited Prize Money earned in a tennis tournament, and (i) have competed in NCAA Division I Tennis, or (ii) have submitted information to the NCAA Eligibility Center.

This the 25th day of September, 2025.



UNITED STATES DISTRICT JUDGE