Bylaws
of the
United States Youth Soccer
Association, Inc.
July 29, 2017

***

ARTICLE VII
FEES AND DISCIPLINE

***
Section 2. Suspensions and Terminations.
   A. Suspension.

***
2. Due to litigation.
   (a) Any person participating in a USYSA program, or in a program of a
       State Association or a program of a member of a State Association, who
       becomes a defendant in litigation detrimental to the welfare of youth
       players or litigation based on activities detrimental to the welfare of
       youth players, shall be suspended from all soccer-related activities.
       Suspensions under this bylaw shall be determined by the appropriate
       state association or the USYSA Board of Directors. Matters detrimental
       to the welfare of youth players shall include, but not be limited to,
       crimes of moral turpitude and felonies. The person has a right to appeal
       the suspension only over whether the matter which is the substance of
       the accusation, if true, is detrimental to the welfare of youth players.
   (b) On completion of the litigation, the suspended person may inform the
       body suspending the person under Subsection 2A2(a) of this Article
       that the litigation has been completed and request that the suspension
       be terminated and the person reinstated. The suspending body may
       grant the request of the person or, if the decision of the litigation was
       adverse to the person, may continue the suspension for a period
       specified by the suspending body, fine the person, terminate all
       membership of that person with the suspending body and its members,
       or any combination of those authorized penalties.