Marquette Sports Law Review

Volume 18 Issue 2 Spring

Article 12

2008

Index: Sports Law in Law Reviews and Journals

Ron D. Cadwalader

Follow this and additional works at: https://scholarship.law.marquette.edu/sportslaw



Part of the Entertainment, Arts, and Sports Law Commons

Repository Citation

Ron D. Cadwalader, Index: Sports Law in Law Reviews and Journals, 18 Marq. Sports L. Rev. 449 (2008) Available at: https://scholarship.law.marquette.edu/sportslaw/vol18/iss2/12

This Index is brought to you for free and open access by the Journals at Marquette Law Scholarly Commons. For more information, please contact elana.olson@marquette.edu.

INDEX

SPORTS LAW IN LAW REVIEWS AND JOURNALS

AMATEUR SPORTS

Richard J. Hunter, Jr. & Paula Alexander Becker, Is It Time to Revisit the Doctrine of "State Action" in the Context of Intercollegiate and Interscholastic Sports?, 14 VILL. SPORTS & ENT. L.J. 191 (2007).

Dionne L. Koller, Frozen in Time: The State Action Doctrine's Application to Amateur Sports, 82 St. JOHN'S L. REV. 183 (2008).

William C. Martin, Comment, The Graduate Transfer Rule: Is the NCAA Unnecessarily Hindering Student-Athletes from Traversing the Educational Paths They Desire?, 15 VILL. SPORTS & ENT. L.J. 103 (2008).

Gabriel A. Morgan, Note, No More Playing Favorites: Reconsidering the Conclusive Congressional Presumption that Intercollegiate Athletics Are Substantially Related to Educational Purposes, 81 S. CAL. L. REV. 149 (2007).

Josephine R. Potuto, Essay, *Academic Misconduct, Athletics Academic Support Services, and the NCAA*, 95 Ky. L.J. 447 (2006-2007).

Mike Rogers & Rory Ryan, Navigating the Bylaw Maze in NCAA Major-Infractions Cases, 37 SETON HALL L. REV. 749 (2007).

Eric Thieme, Note, You Can't Win 'Em All: How the NCAA's Dominance of the College Basketball Postseason Reveals There Will Never Be an NCAA Football Playoff, 40 IND. L. REV. 453 (2007).

ANTITRUST LAW

Jesse Crew, Note, In Irabu's Footsteps: Baseball's Posting System and the Non-Statutory Antitrust Exemption, 7 VA. SPORTS & ENT. L.J. 127 (2007).

Christian Dennie, White Out Full Grant-in-Aid: An Antitrust Action the NCAA Cannot Afford to Lose, 7 VA. SPORTS & ENT. L.J. 97 (2007).

Ryan Fulda, Special Feature, Is the NCAA Prohibition of Native American Mascots from Championship Play a Violation of the Sherman Antitrust Act?, 31 Am. INDIAN L. REV. 163 (2006).

CONSTITUTIONAL LAW

Jared L. Downs, Note, Johnston v. Tampa Bay Sports Authority: *Does the NFL's Pat-down Policy Constitute an Illegal Use of the Hands?*, 34 N. KY. L. REV. 95 (2007).

Diane Heckman, Educational Athletic Employment and Civil Rights: Examining Discrimination Based on Disability, Age, and Race, 18 MARQ. SPORTS L. REV. 101 (2007).

Russell Landy, Do the Washington Redskins Hate Deaf People? ADA Claims for the Captioning of Football Stadiums, 16 U. MIAMI BUS. L. REV. 47 (2007).

Elizabeth Rocco, Note, "Inequality in the Game" vs. "Inequality in the Legal System": The Constitutionality of Searches and Seizures in United States v. Comprehensive Drug Testing, 15 VILL. SPORTS & ENT. L.J. 33 (2008).

Aaron T. Walker, Comment, *Title VII & MLB Minority Hiring:* Alternatives to Litigation, 10 U. PA. J. BUS. & EMP. L. 245 (2007).

William N. Wright, Note, Not in Whose Name?: Evidentiary Issues in Legal Challenges to Native American Team Names and Mascots, 40 CONN. L. REV. 279 (2007).

CRIMINAL LAW

Robert P. Mosteller, The Duke Lacrosse Case, Innocence, and False Identifications: A Fundamental Failure to "Do Justice," 76 FORDHAM L. REV. 1337 (2007).

Joel Michael Ugolini, Even a Violent Game Has Its Limits: A Look at the NFL's Responsibility for the Behavior of Its Players, 39 U TOL. L. REV. 41 (2007).

DOPING ISSUES

Robyn R. Goldstein, Note, An American in Paris: The Legal Framework of International Sport and the Implications of the World Anti-Doping Code on Accused Athletes, 7 VA. SPORTS & ENT. L.J. 149 (2007).

Aaron Seiji Lowenstein, Search and Seizure on Steroids: United States v. Comprehensive Drug Testing and Its Consequences for Private Information Stored on Commercial Electronic Databases, 6 CARDOZO PUB. L. POL'Y & ETHICS J. 101 (2007).

Arturo J. Marcano Guevara & David P. Fidler, Fighting Baseball Doping in Latin America: A Critical Analysis of Major League Baseball's Drug

Prevention and Treatment Program in the Dominican Republic and Venezuela, 15 INT'L & COMP. L. REV. 107 (2007).

Scott B. Shapiro, Comment, Who Decides: Institutional Choice in Determining a Performance Enhancing Drug Policy for the NFL, 7 WYO. L. REV. 183 (2007).

Lindsay J. Taylor, Note, Congressional Attempts to "Strike Out" Steroids: Constitutional Concerns About the Clean Sports Act, 49 ARIZ. L. REV. 961 (2007).

Joshua H. Whitman, Note, Winning at All Costs: Using Law & Economics to Determine the Proper Role of Government in Regulating the Use of Performance-Enhancing Drugs in Professional Sports, 2008 U. ILL. L. REV. 459.

GENDER ISSUES

Erin E. Buzuvis, Reading the Pink Locker Room: On Football Culture and Title IX, 14 WM. & MARY J. WOMEN & L. 1 (2007).

Benjamin P. Carr, Note, Can Separate Be Equal? Single-Sex Classrooms, the Constitution, and Title IX, 83 NOTRE DAME L. REV. 409 (2007).

Kathryn Keen, Note, The Equity in Athletics Disclosure Act: Does it Really Improve the Gender Equity Landscape?, 34 J. CONTEMP. & URBAN L. 227 (2007).

Sarah McCarthy, Comment, The Legal and Social Implications of the NCAA's "Pregnancy Exception"—Does the NCAA Discriminate Against Male Student-Athletes?, 14 VILL, SPORTS & ENT. L.J. 327 (2007).

INTELLECTUAL PROPERTY LAW

Jon Boswell, Note, Fantasy Sports: A Game of Skill that is Implicitly Legal Under State Law, and Now Explicitly Legal Under Federal Law, 25 CARDOZO ARTS & ENT. L.J. 1257 (2008).

Dana Howells, Note, *Log Me in to the Old Ballgame*, 22 BERKELEY TECH. L.J. 477 (2007).

Amy R. Mellow, Note, And the Ruling on the Field Is Fair: A Fair Use Analysis of Uploading NFL Videos Onto YouTube and Why the NFL Should License its Material to the Website, 17 S. CAL. INTERDISC. L.J. 173 (2007).

Brandon T. Moonier, Comment, The Legal Game Behind Fantasy Sports: Copyright Protection and the Right of Publicity in Professional Performance Statistics, 26 St. Louis U. Pub. L. Rev. 129 (2007).

Benjamin B. Nelson, Regulation or Prohibition? The Troubled Legal Status of Internet Gambling Casinos, 9 TEX. REV. ENT. & SPORTS L. 39

(2007).

INTERNATIONAL SPORTS LAW

Jennifer L. Donatuti, Note, Can China Protect the Olympics, or Should the Olympics Be Protected from China?, 15 J. INTELL. PROP. L. 203 (2007).

Jeffrey F. Levine, Note, Meeting the Challenges of International Brand Expansion in Professional Sports: Intellectual Property Right Enforcement in China, 9 TEX. REV. ENT. & SPORTS L. 203 (2007).

Richard H. McLaren, WADA Drug Testing Standards, 18 MARQ. SPORTS L. REV. 1 (2007).

Chris Miller, Comment, Hockey's Cold War—Russia's Defiance of the IIHF and the Evgeny Malkin Saga, 17 SETON HALL J. SPORTS & ENT. L. 163 (2007).

John O'Brien, Comment, Political Balk: Opening the Door for U.S.-Cuba Policy Reform via Diplomatic Blunder at the World Baseball Classic, 15 VILL. SPORTS & ENT. L.J. 135 (2008).

Thomas M. Schiera, Note, Balancing Act: Will the European Commission Allow European Football to Reestablish the Competitive Balance that It Helped Destroy?, 32 BROOKLYN J. INT'L L. 709 (2007).

LABOR LAW

Thomas Brophy, Note, *Icing the Competition: The Nonstatutory Labor Exemption and the Conspiracy Between the NHL and OHL in NHLPA v. Plymouth Whalers Hockey Club*, 14 VILL. SPORTS & ENT. L.J. 1 (2007).

Richard T. Karcher, Fundamental Fairness in Union Regulation of Sports Agents, 40 CONN. L. REV. 355 (2007).

Rohith A. Parasuraman, Note, Unionizing NCAA Division I Athletics: A Viable Solution?, 57 DUKE L.J. 727 (2007).

David M. Wachutka, Collective Bargaining Agreements in Professional Sports: The Proper Forum for Establishing Performance-Enhancing Drug Testing Policies, 8 PEPP. DISP. RESOL. L.J. 147 (2007).

TAX LAW

Tyler Arnold, Note, *Double Eagle: Internal Revenue Code Section 170(h)*, 15 SE. ENVTL. L.J. 457 (2007).

TORT LAW

Note, Tort Law-Sports Torts-California Supreme Court Extends

Assumption of Risk to Noncontact Sports.—Shin v. Ahn, 165 P.3d 581 (Cal. 2007), 121 HARV. L. REV. 1253 (2008).

Griffin Toronjo Pivateau, Tackling the Competitive Sports Doctrine: A New Proposal for Sports Injuries in Texas, 9 TEX. REV. ENT. & SPORTS L. 85 (2007).

MISCELLANEOUS

Ron D Cadwalader, *Index: Sports Law in Law Reviews and Journals*, 18 MARQ. SPORTS L. REV. 249 (2007).

N. Jeremi Duru, Friday Night "Lite": How De-Racialization in the Motion Picture Friday Night Lights Disserves the Movement to Eradicate Racial Discrimination from American Sport, 25 CARDOZO ARTS & ENT. L.J. 485 (2007).

Jonathan M. Etkowicz, Comment, *Professional Athletes Playing Video Games—The Next Prohibited "Other Activity?"*, 15 VILL. SPORTS & ENT. L.J. 65 (2008).

Jeremy J. Geisel, Comment, Disbarring Jerry Maguire: How Broadly Defining "Unauthorized Practice of Law" Could Take the "Lawyer" out of "Lawyer-Agent" Despite the Current State of Athlete Agent Legislation, 18 MARQ. SPORTS L. REV. 225 (2007).

Martin J. Greenberg & Jay S. Smith, A Study of Division I Assistant Football and Men's Basketball Coaches' Contracts, 18 MARQ. SPORTS L. REV. 25 (2007).

Theodore H. Kuyper, Note, *Ski and Snowboard Law in Colorado and British Columbia: Fair Waiver or Unconscionable Terms?*, 6 WASH. U. GLOBAL STUD. L. REV. 429 (2007).

Bennett Liebman, *The Trainer Responsibility Rule in Horse Racing*, 7 VA. SPORTS & ENT. L.J. 1 (2007).

Derek Marks, Note, One for Twenty-Five: The Federal Courts Reverse a Decision of the NFL's Disability Board for the First Time Since 1993 in Jani v. Bert Bell/Pete Rozelle NFL Player Retirement Plan, 15 VILL. SPORTS & ENT. L.J. 1 (2008).

Melissa Neiman, Fair Game: Ethical Considerations in Negotiation by Sports Agents, 9 TEX. REV. ENT. & SPORTS L. 123 (2007).

Andres F. Quintana, *Muhammad Ali: The Greatest in Court*, 18 MARQ. SPORTS L. REV. 171 (2007).

R. Kelley Rosenbaum, Note, Mucking out the Stalls: How KRS Section 230.357 Promises to Change Custom and Facilitate Economic Efficiency in the Horse Industry, 95 KY. L.J. 997 (2006-2007).

Richard Salgado, A Fiduciary Duty to Teach Those Who Don't Want to

Learn: The Potentially Dangerous Oxymoron of "College Sports," 17 SETON HALL J. SPORTS & ENT. L. 135 (2007).

Brent D. Showalter, Technical Foul: David Stern's Excessive Use of Rule-Making Authority, 18 MARQ. SPORTS L. REV. 205 (2007).

Paul D. Trumble, Comment, "Knickel" and Dime Issues: An Unexplored Loophole in New York's Genetic Discrimination Statute and the Viability of Genetic Testing in the Sports Employment Context, 70 ALB. L. REV. 771 (2007).

Daniel Waxman, Note, Auctioning off Integrity: The Legitimacy of Seller-Rebate Agreements in the Thoroughbred Auction Context, 96 Ky. L.J. 139 (2007-2008).