Marquette Sports Law Review

Volume 13 Issue 2 *Spring* Article 7

Spring 2003

Index: Sports Law in Law Reviews and Journals

Follow this and additional works at: https://scholarship.law.marquette.edu/sportslaw Part of the Entertainment, Arts, and Sports Law Commons

Repository Citation

Index: Sports Law in Law Reviews and Journals, 13 Marq. Sports L. Rev. i (2003) Available at: https://scholarship.law.marquette.edu/sportslaw/vol13/iss2/7

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.

SPORTS LAW IN LAW REVIEWS AND JOURNALS

[Resources used for this index include: LEXIS, WESTLAW, the NSLI's Library, Legal-Trac, InfoTrac, Smart Clip, Index to Legal Periodicals, and the SSLASPA Newsletter (updated since the last index).]

Agency Issues

1. Monique Hutzler Meischen, A Comparison of the Texas Athlete Agent Act and the Uniform Athlete Agent Act, 2 Tex. Rev. ENT. & Sports L. 89 (2001).

Amateur Sports

1. Douglas E. Abrams, The Challenge Facing Parents and Coaches in Youth Sports: Assuring Children Fun and Equal Opportunity, 8 VILL. SPORTS & ENT. L.J. 253 (2002).

2. Julie A. Baird, Playing it Straight: An Analysis of Current Legal Protections to Combat Homophobia and Sexual Orientation Discrimination in Intercollegiate Athletics, 17 BERKELEY WOMEN'S L.J. 31 (2002).

3. E. William Beauchamp, Review of James L. Schulman and William G. Bowen's The Game of Life, 28 J.C. & U.L. 687 (2002).

4. David P. Bruton, At the Busy Intersection: Title VI and NCAA Eligibility Standards, 28 J.C. & U.L. 569 (2002).

5. W. Burlette Carter, Responding to the Perversion of In Loco Parentis: Using a Nonprofit Organization to Support Student-Athletes, 35 IND. L. REV. 851 (2002).

6. Lesley Chenoweth Estevao, Comment, Student-Athletes Must Find New Ways to Pierce the NCAA's Legal Armor, 12 SETON HALL J. SPORT L. 243 (2002).

7. Richard R. Hilliard, Angel F. Shelton, & Kevin E. Pearson, An Update on Recent Decisions Rendered by the NCAA Infractions Appeals Committee: Further Guidance for NCAA Member Institutions, 28 J.C. & U.L. 605 (2002).

8. Tanyon T. Lynch, Quid Pro Quo: Restoring Educational Primacy to College Basketball, 12 MARQ. SPORTS L. REV. 595 (2002).

9. Benjamin A. Menzel, Comment, Heading Down the Wrong Road?: Why Deregulating Amateurism May Cause Future Legal Problems for the NCAA, 12 MARQ. SPORTS L. REV. 857 (2002).

10. Michael J. Mondello & Joseph Beckman, Workers' Compensation and Collegiate Athletes: The Debate Over the Pay For Play Model: A Counterpoint, 31 J.L. & EDUC. 293 (2002).

11. Queenie Ng, Comment, United States and Canadian Olympic Television Coverage: A Tale of Two Monopolists, 8 Sw. J. L. & TRADE AM. 251 (2002).

12. Michael J. Riella, Note, Leveling the Playing Field: Applying the Doctrines of Unconscionability and Condition Precedent to Effectuate Student-Athlete Intent Under the National Letter of Intent, 43 WM. & MARY L. REV. 2181 (2002).

13. Christel Schoenfelder, Comment, Timeout! Prosecuting Juveniles for Sports-Related Violence and the Effect on Youth Contact Sports, 22 J. JUV. L. 139 (2001/2002).

14. Hal S. Scott, What Game are They Playing? A Review of The Game of Life by James L. Shulman & William G. Bowen, 28 J.C. & U.L. 719 (2002).

15. Mark Seiberling, Casenote, "Icing" on the Cake: Allowing Amateur Athletic Promoters to Escape Liability in Mohoney v. USA Hockey, Inc., 9 VILL. SPORTS & ENT. L.J. 417 (2002).

16. J. Douglas Toma & Thomas Kecskemethy, College Sports, the Collegiate Ideal, and the Values of the American University. A Review of: The Game of Life, 28 J.C. & U.L. 697 (2002).

17. Anne M. Wall, The Game Behind the Game, 12 MARQ. SPORTS L. REV. 557 (2002).

18. Samer Yahyawi, "Why Can't My Son Play Tennis?" A Call for High School Athletic Associations to Revamp the 50% Rule, 31 J. L. & EDUC. 121 (2002).

19. Konstantinos Yiannopoulos, Casenote, Save Amateur Sports: Protection From Liability Under the Amateur Sports Act in Eleven Line v. North Texas Soccer Ass'n, 8 VILL. SPORTS & ENT. L.J. 387 (2002).

Antitrust

1. Mark C. Anderson, Self-Regulation and League Rules Under the Sherman Act, 30 CAP. U. L. REV. 125 (2002).

2. Shlomi Feiner, Regulation of Playing Equipment by Sports Associations: The Antitrust Implications, 10 U. MIAMI BUS. L. REV. 585 (2002).

3. Renee Grewe, Antitrust Law and the Less Restrictive Alternatives Doctrine: A Case Study of Its Application in the Sports Context, 9 Sports Law. J. 227 (2002).

4. Darryll M. Halcomb Lewis, An Analysis of Brown v. National Football League, 9 VILL. SPORTS & ENT. L.J. 263 (2002).

5. Robert J. Ritacco, Note, CONTRACTS AND ANTITRUST—Economic Duress and Anti-Competitive Practices—Coercive Tactics Utilized by the National Football League to Prevent Franchise Relocation—V.K.K. Corporation v. National Football League, 244 F.3d 114 (2nd Cir. 2001), 12 SETON HALL J. SPORT L. 149 (2002).

6. Cory Watkins, Note, The Stars or the Cars: Antitrust Issues in the Licensing and Merchandising of Motorsports Teams, 24 T. JEFFERSON L. REV. 319 (2002).

Athlete Injuries

1. Alexander N. Hecht, Legal and Ethical Aspects of Sports-Related Concussions: The Merril Hoge Story, 12 SETON HALL J. SPORT L. 17 (2002).

2. J.C.H. Jones & Kenneth G. Stewart, *Hit Somebody: Hockey Violence, Economics, the Law, and the Twist and McSorley Decisions*, 12 SETON HALL J. SPORT L. 165 (2002).

3. Mark G. Maser, Note, TORTS—Feres Doctrine—United States Courts of Appeals Consistently Hold that Members of the Armed Forces are Barred From Brining Suits Against the Government When Service Members are Injured Incident to Military Sponsored Sports and Recreational Activities: Costo v. United States of America, 248 F.3d 863 (9th Cir. 2001), cert denied without comment, 2002 U.S. LEXIS 223 (2002), 12 SETON HALL J. SPORT L. 333 (2002).

4. Matthew J. Mitten, Emerging Legal Issues in Sports Medicine: A Synthesis, Summary, and Analysis, 76 ST. JOHN'S L. REV. 5 (2002).

Constitutional Law Issues

1. Matthew A. Bills, Note, Let Us Pray?: The Constitutionality of Student-Led Graduation Prayer After Santa Fe v. Doe, 2002 U. ILL. L. REV. 149.

2. Megan M. Cooper, Casenote, Dusting Off The Old Play Book: How The Supreme Court Disregarded The Blum Trilogy, Returned To Theories Of The Past, And Found State Action Through Entwinement in Brentwood Academy v. Tennessee Secondary School Athletic Ass'n, 35 CREIGHTON L. REV. 913 (2002).

3. Thomas E. Fielder, Keep Your Mouth Shut and Listen: The NFL Player's Right of Free Expression, 10 U. MIAMI BUS. L. REV. 547 (2002).

4. Michael Han, Casenote, Civil Rights---Requirements for Fourteenth Amendment and § 1983 Protection---Attributing State Action to a Private Athletic Association: Brentwood Academy v. Tennessee Secondary School Athletic Association, 121 S. Ct. 924 (2001), 69 Tenn. L. Rev. 521 (2002).

5. Erika T. Olander, Comment, Stop the Presses! First Amendment Limitations of Professional Athletes' Publicity Rights, 12 MARQ. SPORTS L. REV. 885 (2002).

6. Lee Schottenfeld, Comment, The Fate of Separate But Equal in the Athletic Arena, 10 U. MIAMI BUS. L. REV. 649 (2002).

7. Maureen Threaplton, Note, Free Speech in Private Universities: The Marketplace of Ideas vs. The Market: An Examination of Keady v. Nike, 28 J.C. & U.L. 663 (2002).

Disability Issues

1. Paul M. Anderson, A Cart That Accommodates: Using Case Law to Understand the ADA, Sports, and Casey Martin, 1 VA. SPORTS & ENT. L.J. 211 (2002).

2. Christopher James Hudson, Casenote, PGA Tour, Inc. v. Martin: Reasonable Modifications Under the ADA FORE the Disabled, 53 MERCER L. REV. 1717 (2002).

3. Philippe Langlois, Casenote, Casey Martin Tees off With the Help of the Americans With Disabilities Act: Casey Martin v. PGA Tour, Inc., 3 LOY. J. PUB. INT. L. 220 (2002).

4. Foy Meyer III, RECENT DEVELOPMENT: PGA Tour, Inc. v. Martin: Leveling the Playing Field for Disabled Athletes Under the Americans with Disabilities Act, 76 TUL. L. REV. 1159 (2002).

5. David A. Monaghan, RECENT DECISION: Title III of the ADA Allows a Qualified Disabled Entrant to Use a Motorized Cart on the Professional Golf Tour: PGA Tour, Inc. v. Martin, 40 DUO. L. REV. 403 (2002).

6. Christopher M. Parent, Casey Martin's Four-Year Struggle with the PGA Tour, 9 SPORTS LAW. J. 57 (2002).

7. Melissa Ann Resslar, Note, PGA Tour, Inc. v. Martin: A Hole in One for Casey Martin and the ADA, 33 LOY. U. CHI. L.J. 631 (2002).

8. Brian D. Shannon, A Drive to Justice: The Supreme Court's Decision in PGA Tour, Inc. v. Martin, 1 VA. SPORTS & ENT. L.J. 74 (2001).

9. Martha Lee Walters, & Suzanne Bradley Chanti, When the Only Way to Equal is to Acknowledge Difference: PGA Tour, Inc. v. Martin, 40 BRANDEIS L.J. 727 (2002).

10. Andrew I. Warden, Comment, Driving the Green: The Impact of PGA Tour, Inc. v. Martin on Disabled Athletes and the Future of Competitive Sports, 80 N.C. L. REV. 643 (2002).

11. Mark C. Weber, Disability Harassment in the Public Schools, 43 WM. & MARY L. REV. 1079 (2002).

12. Carlos A. Zumpano, Comment, Inter-Collegiate Athletics, Disability and the Rehabilitation Act: Where Does the Issue Lie?, 10 U. MIAMI BUS. L. REV. 627 (2002).

Dispute Resolution

1. Jaime Dodge Byrnes & Alison Berkowitz Prout, Case Comment, Major League Baseball Players Association v. Garvey: *Revisiting the Standard for Arbitral Review*, 7 HARV. NEGOT. L. REV. 389 (2002).

2. Peter A. Carfagna, "Show Me the Money": In Lucrative Sports Contracts, an ADR Clause Makes All the Difference, 57 DISP. RESOL. J. 8 (2002).

3. Adam Epstein, Alternative Dispute Resolution in Sport Management and the Sport Management Curriculum, 12 J. LEGAL ASPECTS OF SPORT 153 (2002).

4. James A.R. Nafziger, American Law in a Time of Global Interdependence: U.S. National Reports to the XVIth International Congress of Comparative Law: Section II Dispute Resolution in the Arena of International Sports Competition, 50 AM. J. COMP. L. 161 (2002).

5. Jeffrey Perron, Note, ADMINISTRATIVE LAW—Courts' Scope of Review of Arbitration Decisions—Supreme Court Overturns the Ninth Circuit's Rejection of the Arbitration Panel's Decision that Found No Collusion Activities by the Baseball Owners—Major League Baseball Players Association v. Steve Garvey, 121 S. Ct. 1724 (2001), 12 SETON HALL J. SPORT L. 131 (2002).

Drug Testing

1. Sarah Baldwin, Comment, Performance Enhancing Drug Use in Olympic Sport: A Comparison of the United States and Australian Approaches, 24 LOY. L.A. INT'L & COMP L. REV. 265 (2002).

2. Tamara A. Dugan, Note, Putting the Glee Club to the Test: Reconsidering Mandatory Suspicionless Drug Testing of Students Participating in Extracurricular Activities, 28 J. LEGIS. 147 (2002).

3. Kimberly Menashe Glassman, Comment, Shedding Their Rights: The Fourth Amendment and Suspicionless Drug Testing of Public School Students Participating in Extracurricular Activities, 51 CATH. U. L. REV. 951 (2002).

4. Diane Heckman, The Evolution of Drug Testing of Interscholastic Athletes, 9 VILL. SPORTS & ENT. L.J. 209 (2002).

5. Neil H. Hutchens, Suspicionless Drug Testing: The Tuition for Attending Public School?, 53 ALA. L. REV. 1265 (2002).

6. Frank Oschütz, Harmonization of Anti-Doping Code Through Arbitration: The Case Law of the Court of Arbitration For Sport, 12 MARO. SPORTS L. REV. 675 (2002).

7. Nathan Roberts & Richard Fossey, Random Drug Testing of Students: Where Will the Line be Drawn?, 31 J.L. & EDUC.191 (2002).

Gambling Issues

1. Nicole Davidson, Comment, Internet Gambling: Should Fantasy Sports Leagues Be Prohibited?, 39 SAN DIEGO L. REV. 201 (2002).

2. John Warren Kindt & Thomas Asmar, College and Amateur Sports Gambling: Gambling Away Our Youth?, 8 VILL. SPORTS & ENT. L.J. 221 (2002).

3. Aaron J. Slavin, Comment, The "Las Vegas Loophole" and the Current Push in Congress Towards a Blanket Prohibition on Collegiate Sports Gambling, 10 U. MIAMI BUS. L. REV. 715 (2002).

Gender Issues

1. John Gaal, Michael S. Glazier, & Thomas S. Evans, Gender-Based Pay Disparities in Intercollegiate Coaching: The Legal Issues, 28 J.C. & U.L. 519 (2002).

2. Lynne Tatum, Comment, Girls in Sports: Love of the Game Must Begin at an Early Age to Achieve Equality, 12 SETON HALL J. SPORT L. 281 (2002).

3. Dawn N. Zubrick, Casenote, Striking Out With Title IX: Horner v. Kentucky High School Athletic Ass'n and the Sixth Circuit's Interpretation of Unintentional Discrimination Under Title IX and the Possibility of Recovering Monetary Damages, 8 VILL. SPORTS & ENT. L.J. 421 (2002).

Intellectual Property Issues

1. Scott A. Bearby, Marketing, Protection and Enforcement of NCAA Marks, 12 MARQ. SPORTS L. REV. 543 (2002).

2. Scott Bearby & Bruce Siegal, From the Stadium Parking Lot to the Information Superhighway: How to Protect Your Trademarks from Infringement, 28 J.C. & U.L. 633 (2002).

3. Kristine A. Brown, Native American Team Names and Mascots: Disparaging and Insensitive or Just Part of the Game?, 9 Sports LAW. J. 115 (2002).

INDEX

4. Stephen Boyd, Does English Law Recognise the Concept of an "Image" or Personality Right? Is the Current Position Satisfactory in the Light of Modern Sports Marketing Practice and the Comparative Legal Position in Competitive Overseas Markets?, 13 ENT. L. REV. 1 (2002).

5. Roger Clegg, American Indian Nicknames and Mascots for Team Sports: Law, Policy, and Attitude, 1 VA. SPORTS & ENT. L.J. 274 (2002).

6. Annie Clement, *Contemporary Trademark Law and Sport*, 12 J. LEGAL ASPECTS OF SPORT 1 (2002).

7. Ted Curtis, On the Green: As Golf Swings into the Stratosphere, It's Big Business for Patent Lawyers, 88 A.B.A. J. 24 (2002).

8. Henry J. Lanzalotti, Casenote, Is Proof of Access Still Required? Proving Copyright Infringement Using the "Strikingly Similar" Doctrine: An Analysis of the Fourth Circuit's Decision in Bouchat v. Baltimore Ravens, Inc., 9 VILL. SPORTS & ENT. L.J. 97 (2002).

9. Jon D. Marans, Casenote, Westchester Media Co. L.P., et al. v. PRL USA Holdings, Inc: *The Fight Over the Name*, "Polo," 8 VILL. SPORTS & ENT. L.J. 351 (2002).

10. John J. Miller, Fighting Sue: The Unsavory War Against Indian Symbols, 1 VA. Sports & Ent. L.J. 291 (2002).

11. Kellie L. Pendras, Comment, *Revisiting* San Francisco Arts & Athletics v. United States Olympic Committee: *Why it is Time to Narrow Protection of the Word 'Olympic,'* 24 U. HAW. L. REV. 729 (2002).

12. Christine Rose, The Tears of Strangers are Only Water: The Refusal of America to Understand the Mascot Issue, 1 VA. SPORTS & ENT. L.J. 283 (2002).

13. Scott R. Rosner, Legal Approaches to the Use of Native American Logos and Symbols in Sports, 1 VA. Sports & ENT. L.J. 258 (2002).

International Law Issues

1. James George, Watson v. British Boxing Board of Control: Negligent Rule-Making in the Court of Appeal, 65 Nod. L. REV. 106 (2002).

2. James G. Irving, Comment, Red Card: The Battle Over European Football's Transfer System, 56 U. MIAMI L. REV. 667 (2002).

3. Roger G. Noll, The Economics of Promotion and Relegation in Sports Leagues: The Case of English Football, 3 J. SPORTS ECON. 169 (2002).

4. James B. Perrine, Media leagues: Australia Suggests New Professional Sports Leagues for the Twenty-First Century, 12 MARQ. SPORTS L. REV. 703 (2002).

5. Michael S. Straubel, Doping Due Process: A Critique of the Doping Control Process in International Sport, 106 DICK. L. REV. 523 (2002).

Professional Sports

1. Roger I. Abrams, Constructing Baseball: Boston and the First World Series, 23 CAR-DOZO L. REV. 1597 (2002).

2. David Altschuler, On the Ropes: New Regulations and State Cooperation Step into the Ring to Protect Boxing from Itself, 4 VAND. J. ENT. L. & PRAC. 74 (2002).

3. Scott E. Backman, NFL Players Fight for Their Freedom: The History of Free Agency in the NFL, 9 SPORTS LAW J. 1 (2002).

4. Justin P. Caldarone, Professional Team Doctors: Money, Prestige, and Ethical Dilemmas, 9 SPORTS LAW. J. 131 (2002).

5. Jason F. Darnall, Note, PGA Tour, Inc. v. Martin: Do We Want Courts Playing the Role of Ultimate Rulemaker and Referee in Professional Sports?, 29 N. Ky. L. REV. 593 (2002).

2002]

6. Kevin A. Fritz, Note, Going to the Bullpen: Using Uncle Sam to Strike Out Professional Sports Violence, 20 CARDOZO ARTS & ENT. L.J. 189 (2002).

7. Cristina E. Groschel, Note, Down for the Count: The Muhammad Ali Boxing Reform Act and its Shortcomings, 26 Nova L. Rev. 927 (2002).

8. Stephen Hall, Stefan Szymanski, & Andrew S. Zimbalist, Testing Causality Between Team Performance and Payroll: The Cases of Major League Baseball and English Soccer, 3 J. SPORTS ECON. 149 (2002).

9. Brad R. Humphreys, Alternative Measures of Competitive Balance in Sports Leagues, 3 J. SPORTS ECON. 133 (2002).

10. Daniel R. Marburger, Property Rights and Unilateral Player Transfers in a Multiconference Sports League, 3 J. Sports Econ. 122 (2002).

11. Jason B. Myers, Shaking Up the Line-Up: Generating Principles for an Electrifying Economic Structure for Major League Baseball, 12 MARQ. SPORTS L. REV. 631 (2002).

12. Allen R. Sanderson, The Many Dimensions of Competitive Balance, 3 J. SPORTS ECON. 204 (2002).

13. Stephen F. Ross, & Stefan Szymanski, Open Competition in League Sports, 2002 W1s. L. REV. 625.

14. Timothy D. Watson, What's "Love" Got to Do with It?: Potential Fiduciary Duties Among Professional Sports Team Owners, 9 Sports Law. J. 153 (2002).

15. Andrew Zimbalist, Competitive Balance in Sports Leagues: An Introduction, 3 J. SPORTS ECON. 111 (2002).

Stadium and Venues

1. Brian Adams, Note, Stadium Funding in Massachusetts: Has the Commonwealth Found the Balance in Private vs. Public Spending?, 51 CATH. U. L. REV. 655 (2002).

2. Pauline P. Clark, Casenote, Too Close To Call: The Sufficiency Of Alternative Relocation Sites in Diamond v. City of Taft, 8 VILL. SPORTS & ENT. L.J. 315 (2002).

3. Andrew H. Goodman, The Public Financing of Professional Sports Stadiums: Policy and Practice, 9 Sports Law. J. 173 (2002).

4. Matthew J. Parlow, Publicly Financed Sports Facilities: Are They Economically Justifiable? A Case Study of the Los Angeles Staples Center, 10 U. MIAMI BUS. L. REV. 483 (2002).

5. Survey, From Blueprints to Bricks: A Survey of Current Baseball Stadium Financing Projects, 34 URB. LAW. 329 (2002).

Tax Issues

1. Michael D. Erickson, Note, Upon Further Review... When it Comes to Tax Exempt, Stadium Finance Reform, Stop Cheering for the Popular Proposals and Adopt Simple Reform, 21 VA. TAX REV. 603 (2002).

2. Jeffrey C. Honaker, Note, United States v. Cleveland Indians: FICA and FUTA Taxes v. The Social Security Act—Why Have Different Definitions for Identical Language?, 17 AK-RON TAX J. 99 (2002).

3. Mildred Wigfall Robinson, Public Finance of Sports Stadia: Controversial But Permissible . . . Time for Federal Income Tex Relief For State and Local Taxpayers, 1 VA. SPORTS & ENT. L.J. 135 (2002).

Tort Law

1. Daniela D'Amico, Note, TORTS—Negligence in the Protection of Third Parties During Youth Sports Programs—The Duty of an Actor to Control the Conduct of Another so as to Protect a Third Person from Attack Will Arise only if there is a Special Relationship Between 2002]

the Actor and that Other Party Whose Conduct Requires Restraint—Hills v. Bridgeview Little League Association, 745 N.E.2d 1166 (III. 2000), 12 SETON HALL J. SPORT L. 107 (2002).

2. Timothy C. Bennett, Note, TORTS—Negligent Misrepresentation—High School Guidance Counselors Can be Held Liable When Their Erroneous Advice Prevents a Student-Athlete From Obtaining An Athletic Scholarship—Sain v. Cedar Rapids Community School District, 626 N.W.2d 115 (Iowa 2001), 12 SETON HALL J. SPORT L. 311 (2002).

3. Michael Flynn, The Sign Said, "Beware of Duffers"—The Liability of Golf Course Operators for Failing to Post Warning Signs, 12 SETON HALL J. SPORT L. 1 (2002).

4. James J. Hefferan, Jr., Taking One For the Team: Davidson v. University of North Carolina and the Duty of Care Owed by Universities to Their Student Athletes, 37 WAKE FOR-EST L. REV. 589 (2002).

5. Roya R. Hekmat, Comment, Malpractice During Practice: Should NCAA Coaches Be Liable For Negligence?, 22 LOY L.A. ENT. L. REV. 613 (2002).

6. Gregory G. Jackson, Comment, Punishments for Reckless Skiing—Is the Law Too Extreme?, 106 DICK. L. REV. 619 (2002).

7. Michael D. Mirne, The Brawl at Wrigley: An Analysis of Tort Liability, 9 Sports Law. J. 95 (2002).

8. Carla N. Palumbo, New Jersey Joins the Majority of Jurisdictions in Holding Recreational Sports Co-Participants to a Recklessness Standard of Care, 12 SETON HALL J. SPORT L. 227 (2002).

9. Amie Pelletier, Note, Regulation of Rites: The Effect and Enforcement of Current Anti-Hazing Statutes, 28 New Eng. J. on CRIM. & CIV. CONFINEMENT 377 (2002).

10. Scott R. Rosner & R. Brian Crow, Institutional Liability For Hazing in Interscholastic Sports, 39 Hous. L. Rev. 275 (2002).

11. Loren Speziale, Comment, Walking Through the New Jersey Equine Activity Statute: A look at Judicial Statutory Interpretation in Jurisdictions with Similar Limited Liability Laws, 12 SETON HALL J. SPORT L. 65 (2002).

Miscellaneous

1. Paul M. Anderson, Ted D. Ayres & Lori K. Miller, The Internship Agreement: Recommendations and Realities, 12 J. LEGAL ASPECTS OF SPORT 37 (2002).

2. Richard P. Cole, Law, Sports, and Popular Culture: The Marriage of a Relationship Scorned, 23 W. New Eng. L. Rev. 431 (2002) (reviewing PAUL WEILER, LEVELING THE PLAY-ING FIELD: How THE LAW CAN MAKE SPORTS BETTER FOR FANS (2002)).

3. Paul Finkelman, Fugitive Baseballs and Abandoned Property: Who Owns the Home Run Ball?, 23 CARDOZO L. REV. 1609 (2002).

4. Erin E. Floyd, Comment, The Modern Athlete: Natural Athletic Ability or Technology at its Best?, 9 VILL. SPORTS & ENT. L.J. 155 (2002).

5. Robert M. Jarvis & Phyllis Coleman, Hi-Jinks at the Ballpark: Costumed Mascots in the Major Leagues, 23 CARDOZO L. REV. 1635 (2002).

6. Michael A. McCann, Note, Illegal Defense: The Law and Economics of Banning High School Players from the NBA Draft, 1 VA. SPORTS & ENT. L.J. 295 (2002).

7. Michael Meltsner, Me and Muhammad, 12 MARQ. SPORTS L. REV. 583 (2002).

8. Hayden Opie, The Sport Administrator's Charter: Agar v. Hyde, 12 SETON HALL J. SPORT L. 199 (2002).

9. Kristina Rico, Casenote, *Excessive Exercise as Corporal Punishment in* Moore v. Willis Independent School District – *Has the Fifth Circuit "Totally Isolated" Itself in its Position?*, 9 VILL. SPORTS & ENT. L.J. 351 (2002).

10. C. Paul Rogers III, ARTICLE IN TRIBUTE: Napoleon Lajoie, Breach of Contract and the Great Baseball War, 55 SMU L. REv. 325 (2002).

11. Stephen F. Ross, Light, Less-Filling, It's Blue-Ribbon!, 23 CARDOZO L. REV. 1675 (2002).

12. Jack F. Williams, Who Owns the Back of a Baseball Card?: A Baseball Player's Rights in His Performance Statistics, 23 CARDOZO L. REV. 1705 (2002).