

# Marquette Sports Law Review

---

Volume 16  
Issue 2 *Spring*

Article 12

---

Spring 2006

## Index: Sports Law in Law Reviews and Journals

Darren R. Merten

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



Part of the [Entertainment, Arts, and Sports Law Commons](#)

---

### Repository Citation

Darren R. Merten, *Index: Sports Law in Law Reviews and Journals*, 16 Marq. Sports L. Rev. (2006)  
Available at: <https://scholarship.law.marquette.edu/sportslaw/vol16/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](mailto:elana.olson@marquette.edu).

## INDEX

# SPORTS LAW IN LAW REVIEWS AND JOURNALS

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

### ALTERNATIVE DISPUTE RESOLUTION

Roger I. Abrams, *Keep Your Eye on the Pelota: Sports Arbitration at the Jai-Alai Fronton*, 16 MARQ. SPORTS L. REV. 1 (2005).

Thomas A. Baker, III & Dan Connaughton, *The Role of Arbitrability in Disciplinary Decisions in Professional Sports*, 16 MARQ. SPORTS L. REV. 123 (2005).

Hilary A. Findlay, *Rules of a Sport-Specific Arbitration Process as an Instrument of Policy Making*, 16 MARQ. SPORTS L. REV. 73 (2005).

Martin J. Greenberg, *Alternative Dispute Resolution in Sports Facility Leases*, 16 MARQ. SPORTS L. REV. 99 (2005).

James A.R. Nafziger, *Circumstantial Evidence of Doping: BALCO and Beyond*, 16 MARQ. SPORTS L. REV. 45 (2005).

Mitchell Nathanson, *The Irrelevance of Baseball's Antitrust Exemption: A Historical Review*, 58 RUTGERS L. REV. 1 (2005).

Symposium, *Alternative Dispute Resolution in Sports*, 16 MARQ. SPORTS L. REV. 1 (2005).

Ryan M. Rodenberg & Katie A. Featherston, *ADR and Drug Testing in Professional Tennis: An Effective Doubles Team?*, 16 MARQ. SPORTS L. REV. 31 (2005).

Kathleen C. Wallace, *A Proposal for the United States Olympic Committee to Incorporate Formal Mediation Within Its Grievance Process*, 16 MARQ. SPORTS L. REV. 59 (2005).

### AMATEUR SPORTS

Diane Heckman, *Fourteenth Amendment Procedural Due Process Governing Interscholastic Athletics*, 5 VA. SPORTS & ENT. L.J. 1 (2005).

Michael R. Lombardo, Comment, *Losing Collegiate Eligibility: How Mike Williams & Maurice Clarett Lost Their Chance to Perform on College Athletics' Biggest Stage*, 3 DEPAUL J. SPORTS L. & CONTEMP. PROBS. 19 (2005).

Katherine Elizabeth Maskevich, Comment, *Getting Due Process into the Game: A Look at the NCAA's Failure to Provide Member Institutions with Due Process and the Effect on Student-Athletes*, 15 SETON HALL J. SPORTS & ENT. L. 299 (2005).

Jenny A. Urquhart, Comment, *Olympic Judging and Scoring is Far from a Perfect Ten: Why the International Olympic Committee Must Set Standards for Judging and Scoring to Save the Olympic Games*, 24 PENN. ST. INT'L L. REV. 475 (2005).

Ray Yasser & Clay Fees, *Attacking the NCAA's Anti-Transfer Rules as Covenants Not to Compete*, 15 SETON HALL J. SPORTS & ENT. L. 221 (2005).

#### ANTITRUST LAW

Darren W. Dummit, Note, *Upon Further Review: Why the NFL May Not be Free After Clarett, and Why Professional Sports May be Free from Antitrust Law*, 8 VAND. J. ENT. & TECH. L. 149 (2005).

Timothy Kober, Comment, *Too Many Men on the Field: Why Congress Should Punt on the Antitrust Debate Overshadowing Collegiate Football and the Bowl Championship Series*, 15 SETON HALL J. SPORTS & ENT. L. 57 (2005).

Michael Scheinkman, Comment, *Running Out of Bounds: Over-Extending the Labor Antitrust Exemption in Clarett v. National Football League*, 79 ST. JOHN'S L. REV. 733 (2005).

Nicholas E. Wurth, Comment, *The Legality of an Age-Requirement in the National Basketball League After the Second Circuit's Decision in Clarett v. NFL*, 3 DEPAUL J. SPORTS L. & CONTEMP. PROBS. 103 (2005).

#### CRIMINAL LAW

Mathew P. Barry et al., *Judicial Opinion on the Criminality of Sports Violence in the United States*, 15 SETON HALL J. SPORTS & ENT. L. 1 (2005).

Clete Samson, Comment, *No Time Like the Present: Why Recent Events Should Spur Congress to Enact a Sports Violence Act*, 37 ARIZ. ST. L.J. 949 (2005).

## DRUG TESTING

Laura S. Stewart, Comment, *Has the United States Anti-Doping Agency Gone Too Far? Analyzing the Shift From 'Beyond a Reasonable Doubt' to 'Comfortable Satisfaction,'* 13 VILL. SPORTS & ENT. L.J. 207 (2006).

## GENDER ISSUES

John J. Almond & Daniel A. Cohen, *Navigating into the New "Safe Harbor": Model Interest Surveys as a New Tool for Title IX Compliance Programs*, 8 VAND. J. ENT. & TECH. L. 1 (2005).

Jennifer R. Capasso, Note, *Structure Versus Effect: Revealing the Unconstitutional Operation of Title IX's Athletics Provisions*, 46 B.C. L. REV. 825 (2005).

Adam Epstein, Book Review, 16 MARQ. SPORTS L. REV. 177 (2005) (reviewing RITA J. SIMON, *SPORTING EQUALITY: TITLE IX THIRTY YEARS LATER* (2005)).

Jennifer Frost, *Title IX of the 1972 Education Amendments*, 6 GEO. J. GENDER & L. 561 (2005).

Barbara Osborne, *Gender, Employment, and Sexual Harassment Issues in the Golf Industry*, 16 J. LEGAL ASPECTS SPORT 25 (2006).

Melanie J. Perez, Note, *Protecting All Victims? The Rise of Retaliation Claims Under Title IX of the Education Amendments of 1972*, 57 RUTGERS L. REV. 1145 (2005).

Catherine Pieronek, *An Analysis of the New Clarification of Intercollegiate Athletics Policy Regarding Part Three of the Three-Part Test for Compliance with the Effective Accommodation Guidelines of Title IX*, 32 J.C. & U.L. 105 (2005).

Catherine Pieronek, *Review of Welch Suggs's A Place on the Team: The Triumph and Tragedy of Title IX*, 32 J.C. & U.L. 217 (2005) (book review).

Joseph L. Tofilon, Note, *Masters of Discrimination: Augusta National Golf Club, Freedom of Association, and Gender Equality in Golf*, 9 J. GENDER RACE & JUST. 189 (2005).

## INTELLECTUAL PROPERTY LAW

Christian Dennie, *Native American Mascots and Team Names: Throw Away the Key; The Lanham Act is Locked for Future Trademark Challenges*, 15 SETON HALL J. SPORTS & ENT. L. 197 (2005).

Stacey H. Wang, Note, *Great Olympics, New China: Intellectual Property*

*Enforcement Steps up to the Mark*, 27 LOY. L.A. INT'L & COMP. L. REV. 291 (2005).

Shannon M. Wise, *Copyright Battles Over Yoga's 5,000-Year-Old Tradition*, 23 ENT. & SPORTS LAW. 18 (2005).

#### LABOR AND EMPLOYMENT LAW

Daniel Auerbach, *Morals Clauses as Corporate Protection in Athlete Endorsement Contracts*, 3 DEPAUL J. SPORTS L. & CONTEMP. PROBS. 1 (2005).

Daniel R. Avery & Joseph S. Rosen, *Complexity at the Expense of Common Sense?: Emerging Trends in Celebrity Endorsement Deals*, 23 ENT. & SPORTS LAW. 13 (2005).

Robert P. Baker, *The Unintended Consequence of the Miller-Ayala Athlete Agents Act: Depriving Student Athletes of Effective Legal Representation*, 12 UCLA ENT. L. REV. 267 (2005).

Dean Robert P. Garbarino, *So You Want to be a Sports Lawyer, or is It a Player Agent, Player Representative, Sports Agent, Contract Advisor, Family Advisor or Contract Representative?*, 13 VILL. SPORTS & ENT. L.J. 1 (2006).

Alexander A. Jeglic, *Can the New Collective Bargaining Agreement Save the NHL?*, 23 ENT. & SPORTS LAW. 1 (2005).

Robert A. McCormick & Amy Christian McCormick, *The Myth of the Student-Athlete: The College Athlete as Employee*, 81 WASH. L. REV. 71 (2006).

Brent C. Moberg, *Navigating the Public Relations Minefield: Mutual Protection Through Mandatory Arbitration Clauses in College Coaching Contracts*, 16 J. LEGAL ASPECTS SPORT 85 (2006).

Aaron J. Sobaski, *Arbitrators Hearing Grievances Under the National Football League's Collective Bargaining Agreement Should Require Grievances to be Timely Filed*, 16 J. LEGAL ASPECTS SPORT 1 (2006).

#### MINORITY ISSUES

Matthew Fletcher, *The Legal Fiction of Gridiron Cowboys and Indians*, 2 INDIGENOUS PEOPLE'S J.L. CULT. & RESISTANCE 11 (2005).

Kathleen B. Overly, Note, *The Exploitation of African-American Men in College Athletic Programs*, 5 VA. SPORTS & ENT. L.J. 31 (2005).

#### TORT LAW

Terence J. Centner, *Equestrian Immunity and Sport Responsibility*

*Statutes: Altering Obligations and Placing Them on Participants*, 13 VILL. SPORTS & ENT. L.J. 37 (2006).

Terence J. Centner, *Examining Legal Rules to Protect Children from Injuries in Recreational and Sport Activities*, 36 J. SAFETY RES. 1 (2005).

Diana P. Cortes, Comment, *Same Injury; Different Coverage: How Privatized Insurance Policies Affect Injured Elite and Non-Elite Professional Athletes*, 13 VILL. SPORTS & ENT. L.J. 133 (2006).

C. Connor Crook, *Validity and Enforceability of Liability Waivers on Ski Lift Tickets*, 28 CAMPBELL L. REV. 107 (2005).

Timothy B. Fitzgerald, Comment, *The "Inherent Risk" Doctrine, Amateur Coaching Negligence, and the Goal of Loss Avoidance*, 99 NW. U. L. REV. 889 (2005).

Jason A. Kuiper, Comment, *Sports Volunteer Protection Statutes: Moving Toward Uniformity and Providing Volunteer Referees with Medical Training*, 16 MARQ. SPORTS L. REV. 157 (2005).

Michael Mayer, Comment, *Stepping in to Step Out of Liability: The Proper Standard of Liability for Referees in Foreseeable Judgment-Call Situations*, 3 DEPAUL J. SPORTS L. & CONTEMP. PROBS. 54 (2005).

#### MISCELLANEOUS

Roger I. Abrams, *Cricket and the Cohesive Role of Sports in Society*, 15 SETON HALL J. SPORTS & ENT. L. 39 (2005).

Stephen A. Berkovits, *Gambling on Law Vegas: Bringing Professional Sports to Sin City*, 9 GAMING L. REV. 220 (2005).

Katryna D. Bevis, Note, *Stopping the Silver Bullet: How Recreational Fisherman Can Use the Public Trust Doctrine to Prevent the Creation of Marine Reserves*, 13 S.E. ENVTL. L.J. 171 (2005).

Adam Epstein, Book Review, 16 J. LEGAL ASPECTS SPORT 149 (2006) (reviewing WALTER T. CHAMPION, JR., *SPORTS LAW: CASES, DOCUMENTS, AND MATERIALS* (2005)).

Gregory W. Fox, Note, *Public Finance and the West Side Stadium: The Future of Stadium Subsidies in New York*, 71 BROOK. L. REV. 477 (2005).

Darren R. Merten, Index, *Sports Law in Law Reviews and Journals*, 16 MARQ. SPORTS L. REV. 181 (2005).

Kurt R. Moser, *Hunting on National Wildlife Refuges: Unchecked Expansion or Fully Compatible Use*, 13 MO. ENVTL. L. & POL'Y REV. 24 (2005).

Damon Schmidt, Recent Developments, *Wiping out the Ban on Surfboards at Point Panic*, 27 U. HAW. L. REV. 303 (2004).

Nathan R. Scott, *Take Us Back to the Ball Game: The Laws and Policy of Professional Sports Ticket Prices*, 39 U. MICH. J.L. REFORM 37 (2005).

Richard M. Southall & Linda A. Sharp, *The National Football League and Its "Culture of Intoxication:" A Negligent Marketing Analysis of Verni v. Lanzaro*, 16 J. LEGAL ASPECTS SPORT 121 (2006).

Russ VerSteeg, *Arresting Vaulting Pole Technology*, 8 VAND. J. ENT. & TECH. L. 93 (2005).

Jeffrey A. Williams, *Flagrant Foul: Racism in "The Ron Artest Fight"*, 13 UCLA ENT. L. REV. 55 (2005).

Darren R. Merten  
Lead Articles Editor