

2006

Index: Sports Law in Law Reviews and Sports Journals

James M. Swiatko, Jr.

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



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

Repository Citation

James M. Swiatko, Jr., *Index: Sports Law in Law Reviews and Sports Journals*, 17 Marq. Sports L. Rev. 451 (2006)

Available at: <https://scholarship.law.marquette.edu/sportslaw/vol17/iss1/14>

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**

[Resources used for this index include: LEXIS, WESTLAW, the NSLI's Library, and SMARTCILP (updated since the last index).]

ALTERNATIVE DISPUTE RESOLUTION

Leslie Ann Dougiello, Casenote, *Inequitable Procedures Win Gold in Olympic Arbitration*, 24 QLR 887 (2006).

Eric T. Gilson, *Exploring the Court of Arbitration for Sport*, 98 LAW LIB. J. 503 (2006).

AMATEUR SPORTS

Jonathan Deem, Comment, *Freedom of the Press Box: Classifying High School Athletes Under the Gertz Public Figure Doctrine*, 108 W. VA. L. REV. 799 (2006).

Joel Eckert, Note, *Student-Athlete Contract Rights in the Aftermath of Bloom v. NCAA*, 59 VAND. L. REV. 905 (2006).

Paul Fellin, Note, *The Commitment to Participate Rule: the NCAA Fights to Keep the March Madness Ball in its Court*. 20 ST. JOHN'S J. LEGAL COMMENT. 501 (2006).

Jared M. Hartman, Note, *Pee-To-Park: Should Public High School Students Applying for On-Campus Parking Privileges Be Required to Pass a Drug Test?*, 18 J.L. & HEALTH 229 (2006).

Gregg L. Katz, Note, *Conflicting Fiduciary Duties Within Collegiate Athletic Conferences: a Prescription for Leniency*. 47 B.C. L. REV. 345 (2006).

Kate I. Rausch, Note, *Pay-to-play: A Risky and Largely Unregulated Solution to Save High School Athletic Programs from Elimination*, 39 SUFFOLK U. L. REV. 583 (2006).

ANTITRUST LAW

Kevin J. Cimino, Comment, *The Rebirth of the NBA – Well, Almost: An Analysis of the Maurice Clarett Decision and its Impact on the National Basketball Association*, 108 W. Va. L. Rev. 831 (2006).

Nathaniel Grow, Note, *There's No "I" in "League": Professional Sports Leagues and the Single Entity Defense*, 105 MICH. L. REV. 183 (2006).

Andrew M. Jones, Comment, *Hold the Mayo: An Analysis of the Validity of the NBA's Stern No Preps to Pros Rule and the Application of the Nonstatutory Exemption*, 26 LOY. L.A. ENT. L. REV. 475 (2005-2006).

Lacie L. Kaiser, Comment, *Revisiting the Sports Broadcasting Act of 1961: A Call For Equitable Antitrust Immunity From Section One of the Sherman Act For All Professional Sport Leagues*, 54 DEPAUL L. REV. 1237 (2005).

Clay Moorhead, Note, *Revenue Sharing and the Salary Cap in the NFL: Perfecting the Balance Between NFL Socialism and Unrestrained Free Trade*, 8 Vand. J. Ent. & Tech. L. 641 (2006).

Tyler Pensyl, Note & Comment, *Let Clarett Play: Why the Nonstatutory Labor Exemption Should Not Exempt the NFL's Draft Eligibility Rule from the Antitrust Laws*, 37 U. TOL. L. REV. 523 (2006).

Stephen F. Ross & Stefan Szymanski, *Antitrust and Inefficient Joint Ventures: Why Sports Leagues Should Look More Like McDonald's and Less Like the United Nations*, 16 MARQ. SPORTS L. REV. 213 (2006).

CRIMINAL LAW

Angela Baxter, *Hockey Violence: The Canadian Criminal Code and Professional Hockey*, 31 Man. L.J. 281 (2006).

Lindsay M. Korey Lefteroff, Comment, *Excessive Heckling and Violent Behavior at Sporting Events: A Legal Solution?*, 14 U. MIAMI BUS. L. REV. 119 (2005).

Tracey Oh, Note, *From Hockey Gloves to Handcuffs: The Need for Criminal Sanctions in Professional Ice Hockey*, 28 HASTINGS COMM. & ENT. L.J. 309 (2006).

GENDER ISSUES

Kristen Boike, Note, *Rethinking Gender Opportunities: Nontraditional Sports Seasons and Local Preferences*, 39 U. MICH. J.L. REFORM 597 (2006).

Sabrina Bosse, Casenote, *Is the Price of Victory just?: Attorney's Fees, Punitive Damages, and the Future of Title IX in Mercer v. Duke University*,

VILL. SPORTS & ENT. L.J. 319 (2006).

Emily Tumbrink Brackstone, Casenote, *Civil Rights—Title IX—An Individual May Maintain a Private Right of Action Under Title IX When the Federal Funding Recipient Retaliates Against the Individual Due to His Complaints About Sex Discrimination*, 73 TENN. L. REV. 115 (2005).

Erin E. Buzuvis, *Survey Says . . . A Critical Analysis of the New Title IX Policy and a Proposal for Reform*, 91 IOWA L. REV. 821 (2006).

Aaron J. Hershtal, Note, *Does Title IX Work After School? California Applies the Three Part Test to Municipal Sports*, 12 CARDOZO J.L. & GENDER 653 (2006).

Debora A. Hoehne, Note, *Assessing the Compatibility of Title IX and 1983: A Post-Abrams Framework for Preemption*, 74 FORDHAM L. REV. 3189 (2006).

Holly Hogan, Comment, *What Athletic Departments Must Know About Title IX and Sexual Harassment*, 16 MARQ. SPORTS L. REV. 317 (2006).

Sue Ann Mota, *Title IX After Thirty-Four Years—Retaliation is not Allowed According to the Supreme Court in Jackson v. Birmingham Board of Education*, 13 VILL. SPORTS & ENT. L.J. 245 (2006).

INTELLECTUAL PROPERTY LAW

Cristin T. Kist, Comment, *Blocked Airwaves: Using Legislation to Make Non-Compete Clauses Unenforceable in the Broadcast Industry and the Potential Effects of Proposed Legislation in Pennsylvania*, 13 VILL. SPORTS & ENT. L.J. 391 (2006).

Robert T. Razzano, Comment, *Intellectual Property and Baseball Statistics: Can Major League Baseball Take its Fantasy Ball and Go Home?*, 74 U. CIN. L. REV. 1157 (2006).

Marcy Rauer Wagman and Rachel Ellen Kopp, *The Digital Revolution is Being Downloaded: Why and How the Copyright Act Must Change to Accommodate an Ever-Evolving Music Industry*, 13 VILL. SPORTS & ENT. L.J. 271 (2006).

INTERNATIONAL SPORTS LAW

Jessica K. Foschi, Note, *A Constant Battle: the Evolving Challenges in the International Fight Against Doping in Sport*, 16 DUKE J. COMP. & INT'L L. 457 (2006).

Ola Olatawura, *The "Theater of Dreams"?—Manchester United FC, Globalization, and International Sports Law*, 16 MARQ. SPORTS L. REV. 287 (2006).

LABOR AND EMPLOYMENT LAW

Matthew Levine, Comment, *Despite His Antics, T.O. Has a Valid Point: Why NFL Players Deserve a Bigger Price of the Pie*, 13 VILL. SPORTS & ENT. L.J. 425 (2006).

Tyler Pensyl, Comment, *Let Claret Play: Why the Nonstatutory Labor Exemption Should Not Exempt the NFL's Draft Eligibility Rule from the Antitrust Laws*, 37 U. TOL. L. REV. 523 (2006).

Geoffrey Christopher Rapp, *Affirmative Injunctions in Athletic Employment Contracts: Rethinking the Place of the Lumley Rule in American Sports Law*, 16 MARQ. SPORTS L. REV. 261 (2006).

Stephen M. Yoost, Note, *The National Hockey League and Salary Arbitration: Time for a Line Change*, 21 OHIO ST. J. ON DISP. RESOL. 485 (2006).

MINORITY ISSUES

Boone Cragun, Note, *A Snowbowl Dej. . . vu: the Battle Between Native American Tribes and the Arizona Snowbowl Continues*, 30 AM. INDIAN L. REV. 165 (2005-06).

Brian R. Moushegian, Comment, *Native American Mascots' Last Stand? Legal Difficulties in Eliminating Public University Use of Native American Mascots*, 13 VILL. SPORTS & ENT. L.J. 465 (2006).

SPORTS MEDICINE

Steve P. Calandrillo, *Sports Medicine Conflicts: Team Physicians vs. Athlete-Patients*, 50 ST. LOUIS U. L.J. 185 (2005).

Will Carroll, Symposium, *The Real Story of Baseball's Drug Problems*, 40 NEW ENG. L. REV. 711 (2006).

Rick Collins, Symposium, *Changing the Game: The Congressional Response to Sports Doping via the Anabolic Steroid Control Act*, 40 NEW ENG. L. REV. 753 (2006).

Brian R. Cook, Symposium, *The Deal with the Devil: "A Commentary"*, 40 NEW ENG. L. REV. 765 (2006).

Wm. David Cornwell, Sr., Symposium, *The Imperial Commissioner Mountain Landis and His Progeny: The Evolving Power of Commissioners over Players*, 40 NEW ENG. L. REV. 769 (2006).

Chip Dempsey, Symposium, *Steroids: The Media Effect and High School Athletes*, 40 NEW ENG. L. REV. 731 (2006).

Barry R. Furrow, *The Problem of the Sports Doctor: Serving Two (or is it*

three or four?) Masters, 50 ST. LOUIS U. L.J. 165 (2005).

Denise A. Garibaldi, Ph.D, Symposium, *The Challenge and Tragedy*, 40 NEW ENG. L. REV. 717 (2006).

Paul H. Haagen, Symposium, *The Players Have Lost That Argument: Doping, Drug Testing, and Collective Bargaining*, 40 NEW ENG. L. REV. 831 (2006).

Dionne L. Koller, *Does the Constitution Apply to the Actions of the United States Anti-Doping Agency?*, 50 ST. LOUIS U. L.J. 91 (2005).

Lewis Kurlantzick, Symposium, *Is There a Steroids Problem? The Problematic Character of the Case for Regulation*, 40 NEW ENG. L. REV. 789 (2006).

Gordon A. Martin Jr., Symposium, *How it All Began: The Move to Drug Testing in Sports*, 40 NEW ENG. L. REV. 705 (2006).

Lisa Pike Masteralexis, Symposium, *Drug Testing Provisions: An Examination of Disparities in Rules and Collective Bargaining Agreement Provisions*, 40 New Eng. L. Rev. 775 (2006).

Maxwell J. Mehlman, Elizabeth Banger and Matthew M. Wright, *Doping in sports and the use of state power*, 50 ST. LOUIS U. L.J. 15 (2005).

Srikumaran Melethil, *Making the WADA Prohibited List: Show Me the Data*, 50 ST. LOUIS U. L.J. 75 (2005).

Matthew J. Mitten, *Team Physicians as Co-Employees: a Prescription that Deprives Professional Athletes of an Adequate Remedy for Sports Medicine Malpractice*, 50 ST. LOUIS U. L.J. 211 (2005).

Matthew J. Mitten, Symposium, *Drug Testing of Athletes - An Internal, Not External, Matter*, 40 New Eng. L. Rev. 797 (2006).

Cameron A. Myler, Symposium, *Resolution of Doping Disputes in Olympic Sport: Challenges Presented by "Non-Analytical" Cases*, 40 NEW ENG. L. REV. 747 (2006).

Tracy W. Olrich & Mario J. Vassallo, Symposium, *Psychological Dependency to Anabolic-Androgenic Steroids: Exploring the Role of Social Mediation*, 40 NEW ENG. L. REV. 735 (2006).

Richard W. Pound, *Sports Medicine: Doping, Disability & Health Quality: Keynote Address*, 50 ST. LOUIS U. L.J. 7 (2005).

Samantha Renee Smith, Symposium, *From Grand Slams to Grand Juries: Performance-Enhancing Drug Use in Sports*, 40 NEW ENG. L. REV. I-II, 705 (2005-2006).

Paul Weiler, Symposium, *Renovating our Recreational Crimes*, 40 New Eng. L. Rev. 809 (2006).

Maureen A. Weston, *The Intersection of Sports and Disability: Analyzing Reasonable Accommodations for Athletes with Disabilities*, 50 ST. LOUIS U.

L.J. 137 (2005).

TORT LAW

Joel Bulleigh, Note, *The Slippery Slope of Ski Tort Reform: Will the Judiciary Uphold Legislative Intent?*, 59 OKLA. L. REV. 155 (2006).

Kevin P. Polansky, Note, *Parental Violence at Youth Sporting Events: Should Landowners be Liable?* 39 SUFFOLK U.L. REV. 561 (2006).

Jenni E. Spies, Comment, *Winning at All Costs: An Analysis of a University's Potential Liability for Sexual Assaults Committed By its Student Athletes*, 16 MARQ. SPORTS L. REV. 429 (2006).

Toni Wehman, Comment, *Not Part of the Game Plan: School District Liability For the Creation of a Hostile Athletic Environment*, 77 U. COLO. L. REV. 767 (2006).

Matthew R. Wilmot, *Baseball Bats in the High Tech Era: A Products Liability Look at New Technology, Aluminum Bats, and Manufacturer Liability*, 16 MARQ. SPORTS L. REV. 353 (2006).

MISCELLANEOUS

Paul M. Anderson, *A Place on the Team: The Triumph and Tragedy of Title IX*, 16 MARQ. SPORTS L. REV. 461 (2006) (book review).

Jonathan Bell, Comment, *Ticket Scalping: Same Old Problem With a Brand New Twist*, 18 LOY. CONSUMER L. REV. 435 (2006).

Jackie J. Cook, Casenote, *Determining Who Wears the Pants in Thoroughbred Horseracing*, 22 T.M. COOLEY L. REV. 635 (2005).

Anthony D'Amato, *The Contribution of the Infield Fly Rule to Western Civilization (and Vice Versa)*. 100 NW. U. L. REV. 189 (2006).

Casey N. Harding, Casenote, *Nickel and Dimed: North Carolina Court Blocks Carolina Panthers' Attempt to Avoid Payment of Workers' Compensation Benefits to Injured Athletes*, 28 N.C. CENT. L.J. 241 (2006).

Gregory Matthew Jacobs, Comment, *Curbing Their Enthusiasm: a Proposal to Regulate Offensive Speech at Public University Basketball Games*, 55 CATH. U. L. REV. 547 (2006).

David P. Manni, Casenote, *A War of Words, the Effect of Classifying Cable Modem Service as an Information Service*, 13 VILL. SPORTS & ENT. L.J. 353 (2006).

Richard H. McLaren, *An Overview of Non-Analytical Positive & Circumstantial Evidence Cases in Sports*, 16 MARQ. SPORTS L. REV. 193 (2006).

Susan K. Menge, et al., *2005 Annual Survey: Recent Developments in*

Sports Law, 16 MARQ. SPORTS L. REV. 381 (2006).

Darren R. Merten, Lead Articles Editor, *Index: Sports Law in Law Reviews and Journals*, 16 MARQ. SPORTS L. REV. BI-BVI (2006).

Joshua A. Stein, Comment, *Hitting Below the Belt: Florida's Taxation of Pay-Per-View Boxing Programming is a Content-Based Violation of the First Amendment*, 14 J.L. & POL'Y 999 (2006).

Nicolas P. Terry, *Foreword*, 50 ST. LOUIS U. L.J. 1 (2005).

James M. Swiatko Jr.

