Marquette Sports Law Review

/olume 14 ssue 1 <i>Fall</i>	Article 36
---------------------------------	------------

Fall 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, 14 Marq. Sports L. Rev. (2003) Available at: https://scholarship.law.marquette.edu/sportslaw/vol14/iss1/36

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, SPORTdiscus, Index to Legal Periodicals, Proquest, and the SSLASPA Newsletter (updated since the last index).]

Amateur Sports

1. Laura Freedman, Note, Pay or Play? The Jeremy Bloom Decision and NCAA Amateurism Rules, 13 FORDHAM INTELL. PROP. MEDIA & ENT. L.J. 673 (2003).

2. James J. Hefferan, Jr., Note, 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).

3. Elizabeth A. Hueben, Comment, Revolution, Numbers, IX: The Thirtieth Anniversary of Title IX and the Proportionality Challenge, 71 UMKC L. REV. 659 (2003).

4. Marc Jenkins, The United Student-Athletes of America: Should College Athletes Organize In Order To Protect Their Rights and Address the Ills of Intercollegiate Athletics?, 5 VAND. J. ENT. L. & PRAC. 39 (2003).

5. Julie A. Klusas, Note, Providing Students With the Protection They Deserve: Amending the Office of Civil Rights' Guidance or Title IX to Protect Students from Peer Sexual Harassment in Schools, 8 Tex. F. ON C.L. & C.R. 91 (2003).

6. R. Jake Locklear, Note, Arbitration In Olympic Disputes: Should Arbitrators Review the Field of Play Decisions of Officials?, 4 TEX. REV. ENT. & SPORTS L. 199 (2003).

7. David Klinker, Comment, Why Conforming With Title IX Hurts Men's Collegiate Sports, 13 SETON HALL J. SPORT L. 73 (2003).

8. Kristin R. Muenzen, Comment, Weakening It's Own Defense? The NCAA's Version of Amateurism, 13 MARQ. SPORTS L. REV. 257 (2003).

9. Anneliese Munczinski, Casenote, Interception! The Courts Get Another Pass at the NCAA and the Intentional Discrimination of Proposition 16 In Pryor v. NCAA, 10 VILL. SPORTS & ENT. L. FORUM 389 (2003).

10. Noelle K. Nish, Comment, How Far Have We Come? A Look at the Olympic and Amateur Sports Act of 1998, The United States Olympic Committee, and the Winter Olympic Games of 2002, 13 SETON HALL J. SPORTS L. 53 (2003).

11. Christopher M. Parent, Personal Fouls: How Sexual Assault by Football Players Is Exposing Universities to Title IX Liability, 13 FORDHAM INTELL. PROP. MEDIA & ENT. L.J. 617 (2003).

12. R. Michael Rogers, Essay, The Uniform Athlete Agent Act Fails to Fully Protect the College Athlete Who Exhausts His Eligibility Before Turning Professional, 2 VA. SPORTS & ENT. L.J. 63 (2002).

13. Kristin Rozum, Comment, Staying Inbounds: Reforming Title IX In Collegiate Athletics, 18 WIS. WOMEN'S L.J. 155 (2003).

14. Jeffrey H. Smith, Note, Wrestling With the Effects of Title IX: Is It Time to Adopt New Measures of Compliance for University Athletic Programs?, 68 Mo. L. REV. 719 (2003).

15. Rodney K. Smith, Increasing Presidential Accountability In Big-Time Intercollegiate Athletics, 10 VILL. SPORTS & ENT. L.J. 297 (2003).

16. Nicole Stern, Preserving and Protecting Title IX: An Analysis and History of Advocacy and Backlash, 10 Sports LAW. J. 155 (2003).

17. Joshua A. Sussberg, Note, Shattered Dreams: Hazing In College Athletics, 24 CAR-DOZO L. REV. 1421 (2003).

18. Richard H. Yetter III, Equal Rights Level Playing Field: What Tile IX Money Cannot Buy, 10 Sports Law. J. 135 (2003).