Marquette Sports Law Review

Volume 10 Issue 2 Spring

Article 18

Spring 2000

Index: Sports Law in Law Reviews and Journals

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Index: Sports Law in Law Reviews and Journals, 10 Marq. Sports L. J. (2000) Available at: https://scholarship.law.marquette.edu/sportslaw/vol10/iss2/18

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SPORTS LAW IN LAW REVIEWS AND JOURNALS

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Agency

- 1. Phillip J. Closius, Hell Hath No Fury Like a Fan Scorned: State Regulation of Sports Agents, 30 U. Tol. L. Rev. 511 (1999).
- 2. Stacey M. Nahrwold, Are Professional Athletes Better Served by a Lawyer-Representative than an Agent? Ask Grant Hill, 9 Seton Hall J. Sport L. 431 (1999).

Amateur Sports

- 1. Lafcadio Darling, Note, *The College Bowl Alliance and the Sherman Act*, 21 HASTINGS COMM. & ENT. L.J. 433 (1999).
- 2. David Y. Gan, "March Madness:" An Examination of Dual-Use Trademark Terms and Reverse Confusion, 50 HASTINGS L. J. 223 (1999).
- 3. George Haines, Note, Civil Rights—Athlete Eligibility—High School Athletic Association's Eight-Semester Eligibility Requirement is Neutral and does not Violate the Americans with Disabilities Act or Rehabilitative Act—McPherson v. Michigan High School Athletic Ass'n, Inc., 119 F.3d 453 (6th Cir. 1997), 9 Seton Hall J. Sport L. 625 (1999).
- 4. Roseann Kitson, Note, High School Students, You're In Trouble: How the Seventh Circuit Has Expanded the Scope of Permissible Suspicionless Searches in Public Schools, (Todd v. Rush County Schools, 133 F.3d 984, 7th Cir. 1998, reh'g denied, 139 F.3d 571, 7th Cir. 1998), 1999 Wis. L. Rev. 851.
- 5. Dennis L. Martin, Note, Cureton v. National Collegiate Athletic Association: Was the Federal District Court Out of Bounds When It Enjoined the NCAA From Continued Operation of Proposition 16?, 22 CAMPBELL L. REV. 233 (1999).
- 6. Michelle D. McGirt, Comment, Do Universities Have a Special Duty of Care to Protect Student-Athletes From Injury?, 6 VILL. Sports & Ent. L. Forum 219 (1999).
- 7. Joanna Raby, Note, Reclaiming Our Public Schools: A Proposal for School-Wide Drug Testing, 21 CARDOZO L. REV. 999 (1999).
- 8. Deborah Reed, Note, Where's the Penalty Flag? A Call for the NCAA to Promulgate an Eligibility Rule Revoking a Male Student-Athlete's Eligibility to Participate in Intercollegiate Athletics for Committing Violent Acts Against Women, 21 Womens's Rts. L. Rep. (1999).
- 9. Isaac Ruiz, Note: Must the NCAA Play by the Rules? National Collegiate Athletic Association v. Smith, 119 S. Ct. 924 (1999), 26 J.C. & U.L. 119 (1999).
- 10. Michael Thompson, Comment, Educational Necessity or Simple Discrimination: The NCAA's Initial Eligibility Standards and Prop. 16, 9 SETON HALL J. SPORT L. 521 (1999).

Antitrust

- 1. Jeffrey Gordon, Baseball's Antitrust Exemption and Franchise Relocation: Can a Team Move?, 26 FORDHAM URB. L. J. 1201 (1999).
- 2. Marc R. Leduc, Note, A Guide to How Courts Will Treat Future Antitrust Challenges to NCAA Regulations (Law v. National Collegiate Athletic Association, 134 F.3d 1010 (10th Cir.), cert. denied, 119 S. Ct. 65, and reh'g denied, 119 S. Ct. 532 (1998)), 26 J.C. & U.L. 139 (1999).
- 3. Thomas A. Piraino, Jr., A Proposal For the Antitrust Regulation of Professional Sports, 79 B.U. L. Rev. 889 (1999).
- 4. Angela Scafuri, Note, Antitrust—Restraint On Trade—National Football League Relocation Policies do not Create an Anticompetitive Environment—St. Louis Convention & Visitors Commission v. National Football League, 154 F.3d 851 (8th Cir. 1998), 9 Seton Hall J. Sport L. 575 (1999).

5. Morgen A. Sullivan, Note, A Derelict in the Stream of the Law: Overruling Baseball's Antitrust Exemption, 48 DUKE L.J. 1265 (1999).

Gender Issues

- 1. Daniel P. Colling, Note, Statutory Modification Needed for Title IX in Light of . . . (Gebser v. Lago Vista Independent School District, 118 S. Ct. 1989, 1998), 45 WAYNE L. REV. 1565 (1999).
- 2. Earl C. Dudley & George Rutherglen, Ironies, Inconsistencies, and Intercollegiate Athletics: Title IX, Title VII, and Statistical Evidence of Discrimination, 1 VA. J. SPORTS & L. 177 (1999).
- 3. Andrea M. Giampetro-Meyer, Recognizing and Remedying Individual and Institutional Gender-Based Wage Discrimination in Sport, 37 Am. Bus. L.J. 343 (2000).
- 4. Lynette Labinger, Respondents' Brief in Opposition: Brown University v. Cohen, 20 WOMEN'S RTS. L. REP. 97 (1999).
- 5. Lynette Labinger, Title IX and Athletics: A Discussion of Brown University v. Cohen by Plaintiffs' Counsel, 20 Women's Rts. L. Rep. 85 (1999).
- 6. Matthew Lerner, Note, When Diversity Leads to Adversity: The Principles of Promoting Diversity in Education Institutions, Premonitions of the Taxman v. Board of Education settlement. (Taxman v. Board Education, 91 F.3d 1547 (3d Cir. 1996), cert. granted, 521 U.S. 1117, cert. dismissed, 118 S. Ct. 595 (1997)), 47 Buff. L. Rev. 1035 (1999).
- 7. Philip K. Lyon & Bruce H. Phillips, Faragher v. City of Boca Raton and Burlington Industries, Inc. v. Ellerth: Sexual Harassment Under Title VII Reaches Adolescence, 29 U. Mem. L. Rev. 601 (1999).
- 8. Joanna P. Piorek, Case Note, Civil Rights—Title IX of the Education Amendments of 1972, (Davis v. Monroe County Bd. of Educ., 119 S. Ct. 1661, 1991), 10 Seton Hall Const. L.J. 249 (1999).
- 9. James Puszczewicz, Note, The Fourth Circuit Kicks a Hole Through the Contact-Sport Exception to Title IX (Mercer v. Duke Univ., 190 F.3d 643, 4th Cir. 1999), 29 J.L. & Educ. 107 (2000).
- 10. J. Brendan Regan, Tis Better to "Benefit" Than to "Receive"—The Standard Delimiting Coverage Under Title IX and Other Federal Anti-Discrimination Statutes, 26 J.C. & U.L. 107 (1999).
- 11. Roy Whitehead et. al., Gender Equity in Athletics: Should We Adopt a Non-Discriminatory Model?, 30 U. Tol. L. Rev. 223 (1999).

Intellectual Property Issues

- 1. Niki Arbittier, Note, The Business of Sports: The Evolution of Intellectual Property Law Away From International News Service v. Associated Press. (NBA v. Motorola, 105 F.3d 841, 2d Cir. 1997), 17 Temp. Envil. L. & Pol'y J. 43 (1998).
- 2. Jack Achiezer Guggenheim, The Indian's Chief Problem: Chief Wahoo as State Sponsored Discrimination and a Disparaging Mark, 46 CLEV. St. L. Rev. 211 (1998).
- 3. James D. Weinberger, Baseball Trademark Licensing and the Antitrust Exemption: An Analysis of New York Yankees Partnership v. Major League Baseball Enterprises, Inc., 23 COLUM.-VLA J. L. & ARTS 75 (1999).

Professional Sports

- 1. Roger I. Abrams, *Inside Baseball's Salary Arbitration Process*, 6 U. Chi. L. Sch. Roundtable 55 (1999).
- 2. Dean V. Baim, The Rational Behavior Behind NFL Relocations, 30 U. Tol. L. Rev. 443 (1999).

- 3. Pepper Brill, Note, Major League Soccer or Major League Sham? Players Bring Suit to Bite the Hand That Feeds Them (Fraser v. Major League Soccer, Civil Action No. 97-10342, GAO), 1999 COLUM. BUS. L. REV. 585.
- 4. Brian R. Cheffins, Playing the Stock Market: "Going Public" and Professional Team Sports, 24 J. Corp. L. 641 (1999).
- 5. Arlin R. Crisco, Note, Fighting Outside the Ring: A Labor Alternative to the Continued Federal Regulation of Professional Boxing, 60 Ohio St. L.J. 1139 (1999).
- 6. Michael Corey Dawson, Comment, A Change Must Come: All Racial Barriers Precluding Minority Representation in Managerial Positions on Professional Sports Teams Must be Eliminated, 9 Seton Hall J. Sport L. 551 (1999).
 - 7. Paul Finkelman, Baseball and The Rule of Law, 46 CLEV. St. L. Rev. 239 (1998).
- 8. Daniel C. Glazer, Can't Anybody Here Run This Game? The Past, Present and Future of Major League Baseball, 9 Seton Hall J. Sport L. 339 (1999).
- 9. Matthew N. Greller, Comment, Give Me Your Tired, Your Poor, Your Fastball Pitchers Yearning For Strike Three: How Baseball Diplomacy Can Revitalize Major League Baseball and United States-Cuba Relations, 14 Am. U. INT'L L. REV. 1647 (1999).
- 10. Sean D. Johnson, Wage Discrimination in the National Basketball Association: Is There Discrimination Based on Race?, 6 VILL. Sports & Ent. L. Forum 27 (1999).
- 11. Ralph Kiner, The Role of Unions and Arbitration in Professional Baseball, 17 HOF-STRA LAB. & EMP. L.J. 159 (1999).
- 12. Alex B. Long, A Good Walk Spoiled: Casey Martin and the ADA's Reasonable Accommodation Requirement in Competitive Settings, 77 Or. L. Rev. 1337 (1998).
- 13. Edward Mathias, Comment, Big League Perestroika? The Implications of Fraser v. Major League Soccer, L.L.C., 7 F. Supp. 2d 73, D. Mass. (1998), 148 U. PA. L. Rev. 203 (1999).
- 14. Jonathan S. McElroy, Current and Proposed Federal Regulation of Professional Boxing, 9 Seton Hall J. Sport L. 463 (1999).
- 15. Kenneth E. Neikirk, Note, Fore! The Americans with Disabilities Act Tees Off at Professional Sports in Martin v. PGA Tour, Inc., But Will it Make the Cut?, 36 Hous. L. Rev. 1867 (1999).
- 16. Tracy Elizabeth Walsh, Note, Civil Rights—Americans with Disabilities Act—The PGA is Subject to the ADA Because it is not a Private Club and its Tournaments are Places of Public Accommodation—Martin v. PGA Tour Inc., 994 F. Supp. 1242 (D. Or. 1998), 9 SETON HALL J. SPORT L. 599 (1999).

Sports Facilities

- 1. W. Burlette Carter, What Makes a "Field" a Field?, 1 VA. J. SPORTS & L. 235 (1999).
- 2. James P. Colgate, Note, If you build it, can they sue? Architects' Liability Under Title III of the ADA, 68 FORDHAM L. REV. 137 (1999).
- 3. Rodney D. Fort, Stadium Votes, Market Power and Politics, 30 U. Tol. L. Rev. 419 (1999).
- 4. Lee Geiger, Comment, Cheering For the Home Team: An Analysis of Public Funding of Professional Sports Stadia in Cincinnati, Ohio, 30 U. Tol. L. Rev. 459 (1999).
- 5. Dale F. Rubin, Public Aid to Professional Sports Teams—A Constitutional Disgrace: The Battle to Revive Judicial Rulings and State Constitutional Enactments Prohibiting Public Subsidies to Private Corporations, 30 U. Tol. L. Rev. 393 (1999).
- 6. Kenneth L. Shropshire, Sports Facilities, Franchises, Events and the American Urban Renaissance, 30 U. Tol. L. Rev. 385 (1999).

Taxation

- 1. Universities Score with IRS Skybox Ruling, 25 Exempt Org. Tax Rev. 366 (1999).
- 2. Jeffrey Adams, Comment, Why Come to Training Camp Out of Shape When You Can Work Out in the Off-Season and Lower Your Taxes: The Taxation of Professional Athletes, 10 Ind. Int'l & Comp. L. Rev. 115 (1999).
- 3. William H. Baker, Tax Considerations for Australian Athletes Joining Professional Teams in the United States, 6 VILL. Sports & Ent. L. Forum 1 (1999).
- 4. Darren Heil, The Tax Implications of Catching Mark McGuire's 62nd Home Run Ball, 52 Tax Law. 871 (1999).

Torts

- 1. Walter T. Champion, The Evolution of a Standard of Care For Injured College Athletes: A Review of Kleinknecht and Progeny, 1 VA. J. Sports & L. 290 (1999).
- 2. Julie Carroll Fay, Note, Is it really the final word on school liability for teacher-to-student sexual harassment. (Gebser v. Lago Vista Indep. Sch. Dist., 118 S. Ct. 1989, (1998)), 31 CONN. L. Rev. 1485 (1999).
- 3. Gil Fried, Age Analysis in Sports Litigation: How Much is Johnny's Broken Arm Worth?, 3 INT'L Sports J. 101 (1999).
- 4. Jason Micah Ross, Note, Baseball Litigation: A New Calculus for Awarding Damages in Tort Trials, 78 Tex. L. Rev. 439 (1999).
- 5. Steven I. Rubin, Note, The Vicarious Liability of Professional Sports Teams For On-The-Field Assaults Committed by Their Players, 1 VA. J. Sports & L. 266 (1999).
- 6. Melinda Smith, Tort Immunity for Volunteers in Ohio: Zivich v. Mentor Soccer Club, Inc., 32 Akron L. Rev. 699 (1999).

Miscellaneous

- 1. Jonathan E. Bush, Note, United We Stand: The Anti-Competitive Implications of Media Ownership of Athletic Teams in Great Britain, 32 VAND. J. TRANSNAT'L L. 1445 (1999).
- 2. David S. Caudill, *The Sports Law Course As Advanced Legal Skills Training*, 1 VA. J. Sports & L. 246 (1999).
- 3. Timothy Davis, Teaching Sports and the Law: The Relevance of Race, 1 VA. J. Sports & L. 250 (1999).
- 4. Eric Hunter, Questioning Congressional Intent and Authority to Abrogate Eleventh Amendment Immunity with the ADEA, 3 BYU L. Rev. 1039 (1999).
 - 5. Gary Roberts, Designing a Sports Law Curriculum, 1 VA. J. Sports & L. 262 (1999).
- 6. William J. Thurston, Shhh. . . Be Vewy, Vewy Quiet, We're Hunting Wabbits[sic]. . . And a Proper Interpretation of the Illinois Hunter Interference Prohibition Act, 24 S. Ill. U. L.J. 181 (1999).
- 7. Peter J. Titlebaum, Sports Law—101: Getting in the Gamel, 3 T.M. COOLEY J. PRAC. & CLINICAL L. 17 (1999).