# Marquette Sports Law Review

Volume 21 Issue 2 Spring

Article 1

2011

Index: Sports Law in Law Reviews & 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 & Journals, 21 Marq. Sports L. Rev. 813 (2011) Available at: https://scholarship.law.marquette.edu/sportslaw/vol21/iss2/1

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

#### **AMATEUR SPORTS**

Van Ann Bui, Varsity Blues: A Call to Reconfigure the Judicial Standard for High School Athletic Association Transfer Rules, 34 COLUM. J.L. & ARTS 231 (2011).

Andrew B. Carrabis, Strange Bedfellows: How the NCAA and EA Sports May Have Violated Antitrust and Right of Publicity Laws to Make a Profit at the Exploitation of Intercollegiate Amateurism, 15 BARRY L. REV. 17 (2010).

Richard G. Johnson, Submarining Due Process: How the NCAA Uses Its Restitution Rule to Deprive College Athletes of Their Right of Access to the Courts...Until Oliver v. NCAA, 11 FLA. COASTAL L. REV. 459 (2010).

Robert A. McCormick & Amy Christian McCormick, *A Trail of Tears: The Exploitation of the College Athlete*, 11 FLA. COASTAL L. REV. 639 (2010).

Josephine R. Potuto & Jerry R. Parkinson, *If It Ain't Broke, Don't Fix It:* An Examination of the NCAA Division I Infractions Committee's Composition and Decision-Making Process, 89 NEB. L. REV. 437 (2011).

Glenn M. Wong, Warren Zola, & Chris Deubert, Going Pro in Sports: Providing Guidance to Student-Athletes in a Complicated Legal and Regulatory Environment, 28 CARDOZO ARTS & ENT. L.J. 553 (2011).

#### ANTITRUST LAW

Bradley R. Bultman, Comment, *Drafted Player Compensation: Incorrectly Hidden in the Afternoon Shadow of the Nonstatutory Labor Exemption*, 11 FLA. COASTAL L. REV. 687 (2010).

Matt Carter, Comment, Punting on Logic: The Roberts Court to Sack Small Business Once Again in American Needle v. NFL, 30 Loy. L.A. Ent. L. Rev. 477 (2010).

Steve E. Cavezza, "Can I See Some ID?": An Antitrust Analysis of NBA and NFL Draft Eligibility Rules, 9 U. DENV. SPORTS & ENT. L.J. 22 (2010).

John A. Fortunato & Shannon E. Martin, *American Needle v. NFL: Legal and Sponsorship Implications*, 9 U. DENV. SPORTS & ENT. L.J. 73 (2010).

Nathaniel Grow, *Antitrust and the Bowl Championship Series*, 2 HARV. J. SPORTS & ENT. L. 53 (2011).

Nathaniel Grow, Defining the "Business of Baseball": A Proposed Framework for Determining the Scope of Professional Baseball's Antitrust Exemption, 44 U.C. DAVIS L. REV. 557 (2010).

Justin Hunt, Why Single is Better: The Implications of a Multi-Entity Ruling on Revenue Sharing and the NFL Salary Cap, 10 VA. Sports & Ent. L.J. 17 (2010).

Robert S. Jeffrey, Note, *Beyond the Hype: The Legal and Practical Consequences of American Needle*, 11 FLA. COASTAL L. REV. 667 (2010).

Camalla M. Kimbrough, Comment, *Upon Further Review: How the NFL's Exclusive Licensing Agreement with Reebok Survives Antitrust Scrutiny Despite the League's Flawed Single-Entity Defense*, 13 TUL. J. TECH. & INTELL. PROP. 235 (2010).

M. Scott LeBlanc, American Needle, Inc. v. NFL: Professional Sports Leagues and "Single-Entity" Antitrust Exemption, 5 DUKE J. CONST. L. & SIDEBAR 148 (2010).

Jeffrey J.R. Sundram, Comment, *The Downside of Success: How Increased Commercialism Could Cost the NCAA Its Biggest Antitrust Defense*, 85 Tul. L. Rev. 543 (2010).

Kelly M. Vaughn, Note, First and Goal: How the NFL's Personal Conduct Policy Complies with Federal Antitrust Law, 96 CORNELL L. REV. 609 (2011).

#### **BANKRUPTCY**

Elizabeth Blakely, Comment, *Dewey Ranch and the Role of the Bankruptcy Court in Decisions Relating to the Permissible Control of National Sports Leagues Over Individual Franchise Owners*, 21 SETON HALL J. SPORTS & ENT. L. 105 (2011).

Nicolas Saenz, Note, Sports Franchise Bankruptcy: A New Way for Team Owners to Escape League Control?, 10 VA. SPORTS & ENT. L.J. 63 (2010).

#### CONSTITUTIONAL LAW

Christina M. Locke, *Does Anti-Paparazzi Mean Anti-Press?: First Amendment Implications of Privacy Legislation in the Newsroom*, 20 SETON HALL J. SPORTS & ENT. L. 227 (2010).

John K. Tokarz, Comment, Involuntary Servants: The NCAA's Abridgement of Student-Athletes' Economic Rights in Perpetuity Violates the

Thirteenth Amendment, 2010 WIS. L. REV. 1501 (2010).

#### CRIMINAL LAW

David Feingold, Note, Who Takes the Heat? Criminal Liability for Heat-Related Deaths in High School Athletics, 17 CARDOZO J.L. & GENDER 359 (2011).

David Marck, Comment, Necessary Roughness?: An Argument for the Assignment of Criminal Liability in Cases of Student-Athlete Sustained Heat-Related Deaths, 21 SETON HALL J. SPORTS & ENT. L. 177 (2011).

#### **DISCRIMINATION ISSUES**

Travis Tygart, The Americans With Disabilities Act, the United States Anti-Doping Agency, and the Effort Toward an Equal Opportunity: A Case Study of the United States Anti-Doping Agency v. George Hartman Matter, 2 HARV. J. SPORTS & ENT. L. 199 (2011).

John R. Wallace, Note, *Discriminatory & Disparaging Team Names, Logos, & Mascots: Workable Challenges & the Misapplication of the Doctrine of Laches*, 12 RUTGERS RACE & L. REV. 203 (2011).

Benjamin S. Weisfelner, Comment, Reverse Slam Dunk: Making the Case that the National Basketball Association's Minimum Age Requirement Violates State Discrimination Laws, 21 SETON HALL J. SPORTS & ENT. L. 203 (2011).

#### DRUG TESTING AND DOPING ISSUES

Benjamin B. Hanson, Comment, *Defend the Williams Wall, Leave Professional Sports Drug Testing Policies in Shambles: The Decision and Consequences of Williams v. NFL*, 33 HAMLINE L. REV. 327 (2010).

Alan J. Hart, Comment, Barry Bonds and the Baseball Hall of Fame: Is It in the "Best Interest of Baseball"?, 40 Sw. L. REV. 175 (2010).

Meredith Lambert, Comment, *The Competing Justices of Clean Sport:* Strenghthening the Integrity of International Athletics While Affording a Fair Process for the Individual Athlete Under the World Anti-Doping Program, 23 TEMP. INT'L & COMP. L.J. 409 (2009).

#### **ENTERTAINMENT LAW**

John Frega, Comment, The Performance Rights Act of 2009 and the Local Radio Freedom Act: Will Performance Rights Kill the Radio Star?, 20 SETON

HALL J. SPORTS & ENT. L. 333 (2010).

#### **GAMBLING ISSUES**

Anthony G. Galasso, Jr., Note, *Betting Against the House (and Senate): The Case for Legal, State-Sponsored Sports Wagering in a Post-PASPA World*, 99 Ky. L.J. 163 (2010).

#### GENDER ISSUES

Erin E. Buzuvis, Transgender Student-Athletes and Sex-Segregated Sport: Developing Policies of Inclusion for Intercollegiate and Interscholastic Athletics, 21 Seton Hall J. Sports & Ent. L. 1 (2011).

Jessica Constance Caggiano, Note, *Girls Don't Just Wanna Have Fun: Moving Past Title IX's Contact Sports Exception*, 72 U. PITT. L. REV. 119 (2010).

Emily J. Cooper, Note, Gender Testing in Athletic Competitions – Human Rights Violations: Why Michael Phelps is Praised and Caster Semenya is Chastised, 14 J. GENDER RACE & JUST. 233 (2010).

Marielle Elisabet Dirkx, Comment, Calling an Audible: The Equal Protection Clause, Cross-Over Cases, and the Need to Change Title IX Regulations, 80 MISS. L.J. 411 (2010).

Eleventh Annual Review of Gender and Sexuality Law: Educational Law Chapter: Athletics and Title IX of the 1972 Education Amendments, 11 GEO. J. GENDER & L. 245 (Elizabeth Jewell Ed., 2010).

Dionne L. Koller, Not Just One of the Boys: A Post-Feminist Critique of Title IX's Vision for Gender Equity in Sports, 43CONN. L. REV. 401 (2010).

Anna Peterson, Comment, But She Doesn't Run Like a Girl . . . : The Ethic of Fair Play and the Binary Conception of Sex, 19 Tul. J. Int'l & Comp. L. 315 (2010).

#### INTELLECTUAL PROPERTY LAW

Bruce E. Boyden, *Games and Other Uncopyrightable Systems*, 18 GEO. MASON L. REV. 439 (2011).

Julia Brighton, Note, *The NCAA and the Right of Publicity: How the O'Bannon/Keller Case May Finally Level the Playing Field*, 33 HASTINGS COMM. & ENT. L.J. 275 (2011).

Lauren A. Fields, Comment, Who Owns Dat?, 13 TUL. J. TECH. & INTELL. PROP. 251 (2010).

Risa J. Weaver, Online Fantasy Sports Litigation and the Need for a

Federal Right of Publicity Statute, 2010 DUKE L. & TECH. REV. 2 (2010).

#### INTERNATIONAL SPORTS LAW

Joseph R. Brubaker & Michael W. Kulikowsky, *A Sporting Chance? The Court of Arbitration for Sport Regulates Arbitrator-Counsel Role Switching*, 10 VA. SPORTS & ENT. L.J. 1 (2010).

Matthew J. Mitten & Hayden Opie, "Sports Law": Implications for the Development of International, Comparative, and National Law and Global Dispute Resolution, 85 Tul. L. Rev. 269 (2010).

#### LABOR LAW

David Adelsberg, Note, *Did the MLBPA Strike Out? An Analysis of Union Liability in Major League Baseball's Anonymous 2003 Steroid Testing*, 28 CARDOZO ARTS & ENT. L.J. 695 (2011).

Susan McAleavey, Note, *Spendthrift Trust: An Alternative to the NBA Age Rule*, 84 St. John's L. Rev. 279 (2010).

David H. Mincberg, Note, Guns, Collective Bargaining, and Moral Turpitude: Gilbert Arenas and the National Basketball Association, 10 VA. SPORTS & ENT. L.J. 43 (2010).

#### SPORTS AGENT ISSUES

Stacey B. Evans, Survey, Sports Agents: Ethical Representatives or Overly Aggressive Adversaries?, 17 VILL. SPORTS & ENT. L.J. 91 (2010).

Chris Deubert, What's a "Clean" Agent to Do? The Case for a Cause of Action Against a Player's Association, 18 VILL. SPORTS & ENT. L.J. 1 (2011).

#### STADIUM ISSUES

Jeremy H. Danney, Comment, Sacking CEQA: How NFL Stadium Developers May Have Tackled the California Environmental Quality Act, 19 PENN. ST. ENVTL. L. REV. 131 (2011).

Chris Dumbroski, Application of the Public Trust Doctrine to the Pittsburgh Stadium and Exhibition Authority, 7 DEPAUL J. SPORTS L. CONTEMP. PROBS. 63 (2010).

#### TAX LAW

Andrew D. Appleby, Leveling the Playing Field: A Separate Tax Regime for International Athletes, 36 BROOK. J. INT'L L. 605 (2011).

John D. Colombo, *The NCAA*, *Tax Exemption, and College Athletics*, 2010 U. ILL. L. REV. 109 (2010).

#### **TORT LAW**

John R. Braley III & John R. Braley IV, It's All Fun and Games Until Someone Gets Hurt: Tort Liability and Managing Recreational Activity Risk in Virginia, 10 APPALACHIAN J.L. 1 (2010).

Richard T. Karcher, Rethinking Damages for Lost Earning Capacity in a Professional Sports Career: How to Translate Today's Athletic Potential Into Tomorrow's Dollars, 14 CHAP. L. REV. 75 (2010).

Tom Kennaday, Sports Participant Liability in South Carolina: The District Court Takes a Swing, 22 S. CAROLINA LAWYER 20 (Jan. 2011).

David F. Tavella, *Duty of Care to Spectators at Sporting Events: A Unified Theory*, 5 FLA. A & M U. L. REV. 181 (2010).

#### **MISCELLANEOUS**

Douglas E. Abrams, Sports in the Courts: The Role of Sports References in Judicial Opinions, 17 VILL. SPORTS & ENT. L.J. 1 (2010).

Joseph F. Dorfler, Casenote, *America's Cup in America's Court: Golden Gate Yacht Club v. Societe Nautique de Geneve*, 18 VILL. SPORTS & ENT. L.J. 267 (2011).

Bruce Epperson, *The Great Schism: Federal Bicycle Safety Regulation* and the Unraveling of American Bicycle Planning, 37 TRANSP. L.J. 73 (2010).

Mitchell Nathanson, Truly Sovereign at Last: C.B.C. Distribution v. MLB AM and the Redefinition of the Concept of Baseball, 89 OR. L. REV. 581 (2010).

Michael R. Wilson, Why So Stern?: The Growing Power of The NBA Commissioner, 7 DEPAUL J. SPORTS L. CONTEMP. PROBS. 45 (2010).

Glenn M. Wong & Chris Deubert, *National Basketball Association General Managers: An Analysis of the Responsibilities, Qualifications, and Characteristics*, 18 VILL. SPORTS & ENT. L.J. 213 (2011).

Michael C. Shull