

Index

Sean P. McCarthy

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



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

Repository Citation

Sean P. McCarthy, *Index*, 26 Marq. Sports L. Rev. 271 (2015)

Available at: <http://scholarship.law.marquette.edu/sportslaw/vol26/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 megan.obrien@marquette.edu.

INDEX

SPORTS LAW IN LAW REVIEWS AND JOURNALS

ALTERNATIVE DISPUTE RESOLUTION

Kate Youd, Comment, *The Winter's Tale of Corruption: The 2022 FIFA World Cup in Qatar, the Impending Shift to Winter, and Potential Legal Actions Against FIFA*, 35 NW. J. INT'L L. & BUS. 167 (2014).

ANTITRUST

Rosby Carr, III, Comment, *Another Failed Pickoff Attempt: The Latest Challenge to Major League Baseball's Antitrust Exemption*, 41 OHIO N.U. L. REV. 171 (2014).

Leah Farzin, *On the Antitrust Exemption for Professional Sports in the United States and Europe*, 22 JEFFREY S. MOORAD SPORTS L.J. 75 (2015).

Cameron D. Ginder, Note, *NCAA and the Rule of Reason: Analyzing Improved Education Quality as a Procompetitive Justification*, 57 WM. & MARY L. REV. 675 (2015).

Nathaniel Grow, *Regulating Professional Sports Leagues*, 72 WASH. & LEE L. REV. 573 (2015).

Valerie Kaplan, Comment, *UEFA Financial Fair Play Regulations and European Union Antitrust Law Complications*, 29 EMORY INT'L L. REV. 799 (2015).

Logan D. Kutcher, Note, *Overcoming an "Aberration": San Jose Challenges Major League Baseball's Longstanding Antitrust Exemption*, 40 J. CORP. L. 233 (2014).

Ross O'Neill, Comment, *Power Play: Why NHL's Prohibition on Player Participation in Future Olympics Would Violate Sherman Antitrust Act*, 22 JEFFREY S. MOORAD SPORTS L.J. 227 (2015).

Stephen Shaver, Note, *Unnecessary Roughness: Why the NCAA's Heavy-Handed Amateurism Rules Violate the Sherman Antitrust Act*, 48 WASH.

U. J.L. & POL'Y 347 (2015).

Keith Starr, Law Summary, *The Path to Antitrust Success Against the NCAA Is More Limited Than You Think*, 79 MO. L. REV. 1157 (2014).

CONCUSSIONS

Ashley J. Adams, Comment, *Intercollegiate Concussions: What the NCAA Can Do to Ease the Pain from an Inevitable Headache*, 87 TEMP. L. REV. 193 (2014).

Anthony R. Caruso, *Collegiate Collisions on the Field and in the Courtroom: Will Labor Peace Save Student-Athletes from Further Injury?*, 10 J. BUS. & TECH. L. 15 (2015).

Brooke de Lench & Lindsey Barton Straus, *Standard-Setting by Non-Governmental Agencies in the Field of Sports Safety Equipment: Promoting the Interests of Consumers or Manufacturers?*, 10 J. BUS. & TECH. L. 47 (2015).

Andrew J. Kane, Note, *An Incomplete Pass: Inadequacies in Ohio's Youth Concussion Legislation and the Ongoing Risk for Players*, 28 J.L. & HEALTH 201 (2015).

Michelle N. Meyer, *Are You Ready for Some...Research? Uncertain Diagnoses, Research Data Privacy, & Preference Heterogeneity*, 3 J.L.: PERIODICAL LABORATORY OF LEG. SCHOLARSHIP 99 (2013).

Elise Michael, Note, *School of Hard Knocks—the Impact of the NFL Concussion Litigation*, 33 CARDOZO ARTS & ENT. L.J. 289 (2015).

Russ VerSteege, *Product Liability and Commercial Law Theories Relating to Concussions*, 10 J. BUS. & TECH. L. 73 (2015).

CONSTITUTIONAL LAW

Rachel Dalton, *Third and Goal: High School Athletic Association Restrictions and the Privileges and Immunities Clause*, 44 J.L. & EDUC. 631 (2015).

Anna Haslinsky, Case Note, *Lance Armstrong Wins Again by Surviving a Lawsuit for Misrepresentations and Fraud Without So Much as a "SLAPP" on the Wrist*, 22 JEFFREY S. MOORAD SPORTS L.J. 109 (2015).

Lewis Kurlantzick, *Donald Sterling and the National Basketball Association: The Matter of Privacy*, 32 ENT. & SPORTS LAW. 27 (2015).

Meg Penrose, *Tinkering With Success: College Athletes, Social Media, and the First Amendment*, 35 PACE L. REV. 30 (2014).

Terri Peretti, *What If the NCAA Was a State Actor? Here, There, and*

Beyond, 20 ROGER WILLIAMS U. L. REV. 292 (2015).

Sohil Shah, *Free Speech, Football, and Freedom: Why the NFL Should Not Compel Its Players to Speak to the Media*, 16 TEX. REV. ENT. & SPORTS L. 43 (2014).

Tehrim Umar, Comment, *Total Eclipse of the Tweet: How Social Media Restrictions on Student and Professional Athletes Affect Free Speech*, 22 JEFFREY S. MOORAD SPORTS L.J. 311 (2015).

CONTRACT LAW

Kira N. Buono, Note, *Athletes Sacked by Moral Turpitude Clauses: Presumed Guilty Unless Proven Innocent*, 41 NEW ENG. J. ON CRIM. & CIV. CONFINEMENT 367 (2015).

Jennifer Hinds, *The One-Sided Games of the NCAA: How in Re NCAA Student-Athlete Levels the Playing Field*, 35 LOY. L.A. ENT. L. REV. 95 (2015).

Greg Lush, Note, *Reclaiming Student Athletes' Rights to Their Names, Images, and Likenesses, Post O'Bannon v. NCAA: Analyzing NCAA Forms for Unconscionability*, 24 S. CAL. INTERDISC. L.J. 767 (2015).

Bradley R. Smith, Comment, *Treating Professional Athletes Like Wall Street Executives: The Potential for Clawback Provisions in Sports Contracts*, 87 TEMP. L. REV. 371 (2015).

CRIMINAL LAW

Roberto Delmanto, Jr., *The World Cup in Brazil: Fighting Against Money Laundering and Corruption*, 21 SW. J. INT'L L. 143 (2014).

Fausto Martin De Sanctis, *Requirements for the 2014 FIFA World Cup in Brazil and Requirements of Governmental Bodies to Deter Financial Crimes in the Football Sector*, 21 SW. J. INT'L L. 27 (2014).

Mikhail Reider-Gordon, *Money Laundering, Corruption and the World Cup: In the Wake of Brazil 2014*, 21 SW. J. INT'L L. 97 (2014).

DISABILITY LAW

Ian Forster, Comment, *Fair Play for Those Who Need It Most: Athletic Opportunities for High School Student Athletes with Disabilities*, 22 JEFFREY S. MOORAD SPORTS L.J. 693 (2015).

DISCRIMINATION

Stewart Chang, *Racial Upside: Deconstructing the 'Merits' of Jeremy Lin's*

NBA Contract, 14 VA. SPORTS & ENT. L.J. 1 (2014).

Collin R. Flake, Note, *Getting to Deuce: Professional Tennis and the Need for Expanding Coverage of Federal Antidiscrimination Laws*, 16 TEX. REV. ENT. & SPORTS L. 51 (2014).

Christopher O'Mahoney, Note, *Calling an Audible: Time to Change the NFL's Locker Room Policy*, 16 TEX. REV. ENT. & SPORTS L. 71 (2014).

DRUG TESTING & DOPING

Bilal Chaudry, Note, *Caught in a Rundown: The Need for a Zero-Tolerance Drug Policy to Bring Integrity Back into Professional Sports and Stop the Spread of Performance Enhancing Drugs into Society*, 43 HOFSTRA L. REV. 563 (2014).

GAMBLING

James C. W. Goodall, Note, *Bringing Down the House: An Examination of the Law and Policy Underpinning the Professional and Amateur Sports Protection Act of 1992*, 67 RUTGERS U. L. REV. 1097 (2015).

Justin Willis McKithen, Note, *Playing Favorites: Congress's Denial of Equal Sovereignty to the States in the Professional and Amateur Sports Protection Act*, 49 GA. L. REV. 539 (2015).

Joshua M. Peles, Case Note, *NCAA v. N.J.: New Jersey Rolls the Dice on a Tenth Amendment Challenge to the Professional and Amateur Sports Protection Act*, 22 JEFFREY S. MOORAD SPORTS L.J. 149 (2015).

GENDER EQUITY & TITLE IX

Alana Berrocal, Note, *Jock Straps vs. Bra Straps: Is the Battle of the Sexes Still Necessary? A Surprising Perspective on the Effects of Title IX on Male Athletes in the NCAA*, 21 CARDOZO J.L. & GENDER 229 (2014).

Erin E. Buzuvis, *Athletic Compensation for Women Too? Title IX Implications of Northwestern and O'Bannon*, 41 J.C. & U.L. 297 (2015).

Robert Grimmett-Norris, Comment, *Roadblocks: Examining Title IX & the Fair Compensation of Division I Intercollegiate Student-Athletes*, 34 ST. LOUIS U. PUB. L. REV. 435 (2015).

INTELLECTUAL PROPERTY

Kevin L. Chin, *The Transformative Use Test Fails to Protect Actor-Celebrities' Rights of Publicity*, 13 NW. J. TECH. & INTELL. PROP. 197

(2015).

Christie Cho, Comment, *Protecting Johnny Football* ®: Trademark Registration for Collegiate Athletes, 13 NW. J. TECH. & INTELL. PROP. 65 (2015).

Ashley Clever, Case Note, *Misappropriating College Athletes' Likenesses: Why the NCAA Should Not Be Allowed to Play By a Different Set of Rules—Hart v. Electronic Arts*, 717 F.3d 141 (3rd Cir. 2013), 83 U. CIN. L. REV. 273 (2014).

James A. Johnson, *The Right of Publicity and the Student-Athlete*, 7 ELON L. REV. 537 (2015).

Geoffrey Palachuk, Student Article, *Aereo: Bringing the NFL to a "Cloud" Near You. How Evolving Technology Demands Rapid Reevaluation of Legislative Protections in Light of Streaming Television Broadcasts*, 50 GONZ. L. REV. 117 (2015).

Hammad Rasul, Comment, *Fourth and Long: The Time Is Now for the "Washington Redskins" To Punt the Name*, 14 U. MD. L.J. RACE, RELIGION, GENDER & CLASS 338 (2014).

Benjamin J. Rosenzweig, Note, *A Change of Hart: An Argument Favoring the Transformative Use Test in Right-of-Publicity Cases*, 48 SUFFOLK U.L. REV. 229 (2015).

John C. Thomas III, Note, *Clear and Convincing Disparagement: An Argument for a Higher Evidentiary Standard for When the T.T.A.B. Considers Cancelling a Well-Known, Tenured Trademark*, 22 J. INTELL. PROP. L. 435 (2015).

Dave Zimmerman, Student Article, *College Athletes as Trademarks: How Did We Get Here, and What Happens Next?*, 17 DUQ. BUS. L.J. 229 (2015).

INTERNATIONAL & COMPARATIVE LAW

Simon Archer, *Commodification and Juridification in Football: Reflections on the Study of Law and Society*, 21 SW. J. INT'L L. 9 (2014).

Thiago Bottino, *Brazil's Approach to Battling Soccer Corruption Through Anti-Money Laundering Legislation*, 21 SW. J. INT'L L. 125 (2014).

Michael B. Engle, Note, *A CN Tower over Qatar: An Analysis of the Use of Slave Labor in Preparation for the 2022 FIFA Men's World Cup and How the European Court of Human Rights Can Stop It*, 32 HOFSTRA LAB. & EMP. L.J. 177 (2014).

Guillermo Jorge, *Fixing FIFA: The Experience of the Independent Governance Committee*, 21 SW. J. INT'L L. 165 (2014).

Kenneth Korosi, Kirsten Brown, Christina Marquez, Mauricio Salazar &

Sophia Segura, Editors, *Foreword*, 21 SW. J. INT'L L. 1 (2014).

Pedro Rubim Borges Fortes, *We the Fans: Should International Football Have Its Own Constitution?*, 21 SW. J. INT'L L. 63 (2014).

Andrew Spalding, et.al., *From the 2014 World Cup to the 2016 Olympics: Brazil's Role in the Global Anti-Corruption Movement*, 21 SW. J. INT'L L. 71 (2014).

Symposium, *Sporting Events as Sites of International Law, Society, and Governance: The 2014 Brazilian World Cup*, 21 SW. J. INT'L L. 1 (2014).

Cedric Vanleenhove & Jan De Bruyne, *Liability for Football Injuries and Enforcement in the EU—Will U.S. Punitive Damages be Shown the Red Card in Europe?*, 14 VA. SPORTS & ENT. L.J. 50 (2014).

Alexandra Veuthey & Lloyd Freeburn, *The Fight Against Hooliganism in England: Insights for Other Jurisdictions?*, 16 MELB. J. INT'L L. 203, (2015).

LABOR & EMPLOYMENT LAW

Sungho Cho & Joshua Smith, *Chen v. Major League Baseball: Hybrid Collective Action Under Rule 23 and the Fair Labor Standards Act 216(B)*, 25 J. LEGAL ASPECTS SPORT 154 (2015).

David Cowley, Note, *Employees vs. Independent Contractors and Professional Wrestling: How the WWE is Taking a Folding-Chair to the Basic Tenets of Employment Law*, 53 U. LOUISVILLE L. REV. 143 (2014).

Jonathan C. Gordon, Note, *Foul Ball: Major League Baseball's CBA Exploits College Seniors in the MLB Draft*, 16 TEX. REV. ENT. & SPORTS L. 141 (2015).

John Gunter, Note, *More Than They Bargained for: The Unintended Consequences of Unionizing College Athletics*, 14 VA. SPORTS & ENT. L.J. 117 (2014).

Jamie Nicole Johnson, Note, *Removing the Cloak of Amateurism: Employing College Athletes and Creating Optional Education*, 2015 U. ILL. L. REV. 959.

Michael H. LeRoy, *Courts and the Future of "Athletic Labor" in College Sports*, 57 ARIZ. L. REV. 475 (2015).

Raizel Liebler & Keidra Chaney, *Here We Are Now, Entertain Us: Defining the Line Between Personal and Professional Context on Social Media*, 35 PACE L. REV. 398 (2014).

Joseph Peluso, Student Article, *Caught in the Wave of Change: Why Scholarship Student-Athletes Should Be Allowed to Unionize*, 17 DUQ. BUS. L.J. 259 (2015).

Ryan Vanderford, Note, *Pay-for-Play: An Age-Old Struggle for Appropriate Reform in a Changing Landscape Between Employer and Employee*, 24 S. CAL. INTERDISC. L.J. 805 (2015).

Robert T. Zielinski, *College Athletes as Employees*, 41 J.C. & U.L. 71 (2015).

LEAGUE GOVERNANCE

Scott Bukstein & Jacob Eisenberg, *Implementing a Franchise Player Designation System in the National Basketball Association*, 6 HARV. J. SPORTS & ENT. L. 345 (2015).

John DeWispelaere, Note, *Put the Coach on the Line: An Alternative Approach to Increasing Player Safety in the NHL*, 14 VA. SPORTS & ENT. L.J. 82 (2014).

MEDIA RIGHTS

Warren S. Grimes, *The FIFA World Cup and Dysfunctional Television Distribution in the United States*, 21 SW. J. INT'L L. 155 (2014).

MISCELLANEOUS

Brad Butler, Note, *Realizing Value and Creating Protection: A Practical Approach to Monetizing the Value of a Racehorse While Retaining Control over Future Interests*, 7 KY. J. EQUINE, AGRIC., & NAT. RESOURCES L. 93 (2015).

Ross E. Davies, *Supreme Court Sluggers: James Iredell*, 4 J.L.: PERIODICAL LABORATORY OF LEG. SCHOLARSHIP 169 (2014).

Ben Larkin & Stephen McKelvey, *Of Smart Phones and Facebook: Social Media's Changing Legal Landscape Provides Cautionary Tales of "Pinterest" for Sport Organizations*, 25 J. LEG. ASPECTS SPORT 123 (2015).

Howard M. Wasserman, *An Empirical Analysis of the Infield Fly Rule*, 4 J.L.: PERIODICAL LABORATORY OF LEG. SCHOLARSHIP 127 (2014).

Glenn M. Wong et al., *NCAA Division I Athletic Directors: An Analysis of the Responsibilities, Qualifications and Characteristics*, 22 JEFFREY S. MOORAD SPORTS L.J. 1 (2015).

Aaron Young, Note, *Hard Hitting: The Impact of Collective Bargaining and Private Civil Litigation on Congressional Investigations in Sports*, 14 VA. SPORTS & ENT. L.J. 141 (2014).

NCAA GOVERNANCE

Arash Afshar, Comment, *Collegiate Athletes: The Conflict Between NCAA Amateurism and a Student Athlete's Right of Publicity*, 51 WILLAMETTE L. REV. 101 (2014).

William W. Berry, III, *Educating Athletes: Re-Envisioning the Student-Athlete Model*, 81 TENN. L. REV. 795 (2014).

Carl T. Bogus, *Introduction to the Symposium: Should There Be Some Form of Judicial or Other Independent Review of NCAA Enforcement Actions?*, 20 ROGER WILLIAMS U. L. REV. 209 (2015).

Michael P. Cianfichi, Comment, *Varsity Blues: Student Athlete Unionization Is the Wrong Way Forward to Reform Collegiate Athletics*, 74 MD. L. REV. 583 (2015).

Mike Ingersoll, Comment, *Amateurism and the Modern College Athlete*, 7 ELON L. REV. 607 (2015).

Donna A. Lopiano, *Fixing Enforcement and Due Process Will Not Fix What Is Wrong with the NCAA*, 20 ROGER WILLIAMS U. L. REV. 250 (2015).

John A. Maghamez, Comment, *An All-Encompassing Primer on Student-Athlete Name, Image, and Likeness Rights and How O'Bannon v. NCAA and Keller v. NCAA Forever Changed College Athletics*, 9 LIBERTY U. L. REV. 313 (2015).

Alan C. Milstein, *The Maurice Clarett Story: A Justice System Failure*, 20 ROGER WILLIAMS U. L. REV. 216 (2015).

Jerry R. Parkinson, *Oliver with a Twist: The NCAA's No-Agent Rules Applied to Non-Lawyer Representatives of Baseball Student-Athletes*, 41 J.C. & U.L. 257 (2015).

Brian L. Porto, *The NCAA's Restitution Rule: Bulwark Against Cheating or Barrier to Appropriate Legal Remedies?*, 20 ROGER WILLIAMS U. L. REV. 335 (2015).

Josephine (Jo) R. Potuto, *The NCAA Student-Athlete Reinstatement Process: Say What?*, 63 BUFF. L. REV. 297 (2015).

Meghan Rose Price, Case Note, *O'Bannon v. National Collegiate Athletic Association: A Cinderella Story*, 22 JEFFREY S. MOORAD SPORTS L.J. 179 (2015).

Bradley David Ridpath et al., *NCAA Academic Fraud Cases and Historical Consistency: A Comparative Content Analysis*, 25 J. LEGAL ASPECTS SPORT 75 (2015).

Anthony G. Weaver, *New Policies, New Structure, New Problems? Reviewing the NCAA's Autonomy Model*, 7 ELON L. REV. 551 (2015).

OLYMPICS

Lisa Lindhorst, Note, *Behind the Mask of Glory: Combating Child Abuse in Olympic Boarding Schools*, 47 GEO. WASH. INT'L L. REV. 353 (2015).

Alexandra L. Sobol, Comment, *No Medals for Sochi: Why the Environment Earned Last Place at the 2014 Winter Olympic Games, and How Host Cities Can Score a "Green" Medal in the Future*, 26 VILL. ENVTL. L.J. 169 (2015).

TAX

Kirk Berger, Note, *Foul Play: Tennessee's Unequal Application of Its Jock Tax Against Professional Athletes*, 13 CARDOZO PUB. L. POL'Y & ETHICS J. 333 (2014).

Patrick Doughty, Comment, *Pound for Pound: A Legal Analysis of the Gambling, Alcohol, and Taxation Issues the NFL Must Weigh as it Expands to London*, 22 JEFFREY S. MOORAD SPORTS L.J. 593 (2015).

Kathryn Kisska-Schulze & Adam Epstein, *"Show Me the Money!"—Analyzing the Potential State Tax Implications of Paying Student-Athletes*, 14 VA. SPORTS & ENT. L.J. 13 (2014).

TORT LAW

Ross H. Freeman, Note, *The (Hot) Dog Days of Summer: Missouri's "Baseball Rule" Takes a Strike*, 80 MO. L. REV. 559 (2015).

Karrie Gurbacki, *Hazed and Confused: The Rohm Incident and the Necessity of Hazing Legislation*, 4 BERKELEY J. ENT. & SPORTS L. 1 (2015).

Vito J Petitti, *Assuming Risk After Hubner: New Jersey Supreme Court Opinion Spurs Revision of the Equestrian Activities Liability Act*, 39 SETON HALL LEGIS. J. 59 (2015).

Melanie Romero, Comment, *Check to the Head: The Tragic Death of NHL Enforcer, Derek Boogaard, and the NHL's Negligence—How Enforcers Are Treated as Second-Class Employees*, 22 JEFFREY S. MOORAD SPORTS L.J. 271 (2015).

WORKERS COMPENSATION

Matthew Friede, Note, *Comment: Professional Athletes are "Seeing Stars": How Athletes are "Knocked-Out" of States' Workers' Compensation Systems*, 38 HAMLINE L. REV. 519 (2015).

Sean P. McCarthy