

Index: Sports Law in Law Reviews and Journals

Brian C. Hartley

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



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

Repository Citation

Brian C. Hartley, *Index: Sports Law in Law Reviews and Journals*, 19 Marq. Sports L. Rev. 353 (2008)

Available at: <http://scholarship.law.marquette.edu/sportslaw/vol19/iss1/15>

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

AMATEUR SPORTS

Phillip C. Blackman, Student Article, *The NCAA's Academic Performance Program: Academic Reform or Academic Racism?*, 15 UCLA ENT. L. REV. 225 (2008).

Aaron Brooks & David Davies, *Exploring Student-Athlete Compensation: Why the NCAA Cannot Afford to Leave Athletes Uncompensated*, 34 J.C. & U.L. 747 (2008).

Kenneth D. Ferguson, *Blurring the Boundary Lines Between Amateur and Professional Sports*, 76 UMKC L. REV. 643 (2008).

Linda Sheryl Greene, *Football Coach Contracts: What Does the Student-Athlete Have to do with it?*, 76 UMKC L. REV. 665 (2008).

Brandon Gutshall, Note, *A New Uniform: NCAA Policy and Student-Athlete Misconduct*, 76 UMKC L. REV. 727 (2008).

Spencer H. Larche, Comment, *Pink-Shirting: Should the NCAA Consider a Maternity and Paternity Waiver?*, 18 MARQ. SPORTS L. REV. 393 (2008).

Daniel E. Lazaroff, *The NCAA in its Second Century: Defender of Amateurism or Antitrust Recidivist?*, 86 OR. L. REV. 329 (2007).

Alfred Dennis Mathewson, *By Education or Commerce: The Legal Basis for the Federal Regulation of the Economic Structure of Intercollegiate Athletics*, 76 UMKC L. REV. 597 (2008).

Amy Christian McCormick & Robert A. McCormick, *The Emperor's New Clothes: Lifting the NCAA's Veil of Amateurism*, 45 SAN DIEGO L. REV. 495 (2008).

Kadence A. Otto & Kristal S. Stippich, *Revisiting Tarkanian: The Entwinement and Interdependence of the NCAA and State Universities and Colleges 20 Years Later*, 18 J. LEGAL ASPECTS OF SPORTS 243 (2008).

ANTITRUST LAW

Robert M. Bernhard, Comment, *MLS' Designated Player Rule: Has David*

Beckham Single-Handedly Destroyed Major League Soccer's Single-Entity Antitrust Defense?, 18 MARQ. SPORTS L. REV. 413 (2008).

Tim Bezbatchenko, Comment, *Bend it for Beckham: A Look at Major League Soccer and its Single Entity Defense to Antitrust Liability After the Designated Player Rule*, 76 U. CIN. L. REV. 611 (2008).

Walter T. Champion, Jr., *Looking Back to Mackey v. NFL to Revive the Non-Statutory Labor Exemption in Professional Sports*, 18 SETON HALL J. SPORTS & ENT. L. 85 (2008).

Marc Edelman, *Why the "Single Entity" Defense Can Never Apply to NFL Clubs: A Primer on Property-Rights Theory in Professional Sports*, 18 FORDHAM INTELL. PROP. MEDIA & ENT. L.J. 891 (2008).

Nathaniel Grow, *A Proper Analysis of the National Football League Under Section One of the Sherman Act*, 9 TEX. REV. ENT. & SPORTS L. 281 (2008).

James J. LaRocca, *No Trust at the NFL: League's Network Passes Rule of Reason Analysis*, 15 UCLA ENT. L. REV. 87 (2008).

Bradley S. Pensyl, Note, *Whistling a Foul on the NCAA: How NCAA Recruiting Bylaws Violate the Sherman Antitrust Act*, 58 SYRACUSE L. REV. 397 (2008).

Jack N.E. Pitts, Jr., Comment, *Why Wait?: An Antitrust Analysis of the National Football League and National Basketball Association's Draft Eligibility Rules*, 51 HOW. L.J. 433 (2008).

C. Paul Rogers III, *The Quest for Number One in College Football: The Revised Bowl Championship Series, Antitrust, and the Winner Take All Syndrome*, 18 MARQ. SPORTS L. REV. 285 (2008).

Brian Shaffer, Comment, *The NBA's Age Requirement Shoots and Misses: How the Non-Statutory Exemption Produces Inequitable Results for High School Basketball Stars*, 48 SANTA CLARA L. REV. 631 (2008).

Martin M. Tomlinson, *The Commissioner's New Clothes: The Myth of Major League Baseball's Antitrust Exemption*, 20 ST. THOMAS L. REV. 255 (2008).

Michael D. Tucker, Student Article, *Exploring the Copperweld Analysis in Kentucky Speedway: Single Entity Treatment for NASCAR and International Speedway Corporation*, 15 SPORTS LAW. J. 99 (2008).

CONSTITUTIONAL LAW

Ashley J. Becnel, Student Article, *Friday Night Lights Reach the Supreme Court: How a Case About High School Football Changed the First Amendment*, 15 SPORTS LAW. J. 327 (2008).

Andrew Cook, Case Comment, *Constitutional Law—Commerce Clause and Privileges and Immunities Clause: Eighth Circuit Court of Appeals Upholds North Dakota's Nonresident Hunting Regulations, Reaffirming States' Rights to Regulate Wildlife Resources Within Their Borders*, 83 N.D. L. REV. 1029 (2007).

Brian Craddock, Casenote, *Signed, Your Coach: Restricting Speech in Athletic Recruiting in Tennessee Secondary School Athletic Ass'n v. Brentwood Academy*, 59 MERCER L. REV. 1027 (2008).

Katarzyna Homenda, Note, *The Court is a Fan of Fans: Johnston v. Tampa Sports Authority Correctly Refused to Extend the Special Needs Doctrine to Pat-Downs at Raymond James Stadium*, 57 DEPAUL L. REV. 755 (2008).

CRIMINAL LAW

James R. Devine, *The Duke Lacrosse Matter as a Case Study of the Right to Reply to Prejudicial Pretrial Extrajudicial Publicity Under Rule 3.6(c)*, 15 VILL. SPORTS & ENT. L.J. 175 (2008).

Benjamin C. Thompson, Note, *Personal Foul . . . 15 Years in Jail: Sports' Problem with Excessive Violence and the Severe Punishment Solution*, 76 UMKC L. REV. 769 (2008).

David C. Weiss, Student Article, *How Terrell Owens, Collective Bargaining, and Forfeiture Restrictions Created a Moral Hazard that Caused the NFL Crime Wave and what it Meant for Michael Vick*, 15 SPORTS LAW. J. 279 (2008).

DOPING ISSUES

A. Jerome Dees, *Bring Back the Crowd? How Governing Bodies for Sports Should Provide Victims of Athlete Doping a Better Remedy*, 9 FLA. COASTAL L. REV. 179 (2008).

Gregory D. Hanscom, Comment, *Baseball Juiced Up: Should the Increased Risk Associated with the Use of Performance-Enhancing Substances Create Tort Liability?*, 15 VILL. SPORTS & ENT. L.J. 367 (2008).

Tiffany D. Lipscomb, Note, *Can Congress Squeeze the "Juice" out of Professional Sports? The Constitutionality of Congressional Intervention into Professional Sports' Steroid Controversy*, 69 OHIO STATE L.J. 303 (2008).

Richard A. Posner, Colloquy, *In Defense of Prometheus: Some Ethical, Economic, and Regulatory Issues of Sports Doping*, 57 DUKE L.J. 1725 (2008).

Tyler M. Simpson, Comment, *Balking at Responsibility: Baseball's*

Performance-Enhancing Drug Problem in Latin America, 14 LAW & BUS. REV. AM. 369 (2008).

GENDER ISSUES

Heather Shana Banckek, Note, *Overcoming a Hostile Work Environment: Recognizing School District Liability for Student-on-Teacher Sexual Harassment Under Title VII and Title IX*, 55 CLEV. ST. L. REV. 577 (2007).

Sen. Birch Bayh, *Personal Insights and Experiences Regarding the Passage of Title IX*, 55 CLEV. ST. L. REV. 463 (2007).

Deborah L. Brake, *The Invisible Pregnant Athlete and the Promise of Title IX*, 31 HARV. J.L. & GENDER 323 (2008).

Deborah L. Brake, *Title IX as Pragmatic Feminism*, 55 CLEV. ST. L. REV. 513 (2007).

Deborah L. Brake & Verna L. Williams, *The Heart of the Game: Putting Race and Educational Equity at the Center of Title IX*, 7 VA. SPORTS & ENT. L.J. 199 (2008).

Michael E. Buchwald, Comment, *Sexual Harassment in Education and Student Athletics: A Case for Why Title IX Sexual Harassment Jurisprudence Should Develop Independently of Title VII*, 67 MD. L. REV. 672 (2008).

Linda Jean Carpenter & R. Vivian Acosta, *Title IX—Two for One: A Starter Kit of the Law and a Snapshot of Title IX's Impact*, 55 CLEV. ST. L. REV. 503 (2007).

Todd Crosset & Lisa Masteralexis, *The Changing Collective Definition of Collegiate Sport and the Potential Demise of Title IX Protections*, 34 J.C. & U.L. 671 (2008).

A. Jerome Dees, *Access or Interest: Why Brown Has Benefited African-American Women More than Title IX*, 76 UMKC L. REV. 625 (2008).

Marcia D. Greenberger & Neena K. Chaudhry, *Worth Fighting for: Thirty-Five Years of Title IX Advocacy in the Courts, Congress and the Federal Agencies*, 55 CLEV. ST. L. REV. 491 (2007).

Lexie Kuznick & Megan Ryan, *Changing Social Norms? Title IX and Legal Activism: Comments from the Spring 2007 Harvard Journal of Law & Gender Conference*, 31 HARV. J.L. & GENDER 367 (2008).

Jonathan Little, *Running Against the Wind: Sex Discrimination in High School Girl's Cross Country*, 76 UMKC L. REV. 711 (2008).

Justin F. Paget, Comment, *Did Gebser Cause the Metastasization of the Sexual Harassment Epidemic in Educational Institutions? A Critical Review of Sexual Harassment under Title IX Ten Years Later*, 42 U. RICH. L. REV. 1257 (2008).

Brian L. Porto, *Halfway Home: An Update on Title IX and College Sports*, 34 VT.B.J. 28 (2008).

Deborah L. Rhode & Christopher J. Walker, *Gender Equity in College Athletics: Women Coaches as a Case Study*, 4 STAN. J.C.R. & C.L. 1 (2008).

Bernice Resnick Sandler, *Title IX: How We Got it and what a Difference it Made*, 55 CLEV. ST. L. REV. 473 (2007).

Ryan T. Smith, Note, "Bull's Eye": *How Public Universities in West Virginia Can Creatively Comply with Title IX Without the Targeted Elimination of Men's Sports Teams*, 110 W. VA. L. REV. 1373 (2008).

INTELLECTUAL PROPERTY LAW

E. Jason Burke, Note, "Quasi-Property" Rights: *Fantasy or Reality? An Examination of C.B.C. Distribution & Marketing Inc. v. Major League Baseball Advanced Media, L.P. and Fantasy Sports Providers' Use of Professional Athlete Statistics*, 27 WASH. U. J.L. & POL'Y 161 (2008).

Stacey B. Evans, Note, *Whose Stats Are They Anyway? Analyzing the Battle Between Major League Baseball and Fantasy Game Sites*, 9 TEX. REV. ENT. & SPORTS L. 335 (2008).

John C. Fuller, Casenote, *Like a Candle in the Wind: Shaw Family Archives, Ltd. v. CMG Worldwide, Inc. and the Flickering Recognition of Marilyn Monroe's Right of Publicity in New York*, 15 VILL. SPORTS & ENT. L.J. 299 (2008).

Sean Hanlon & Ray Yasser, "J.J. Morrison" and His Right of Publicity *Lawsuit Against the NCAA*, 15 VILL. SPORTS & ENT. L.J. 241 (2008).

Tyler McCormick Love, Note, *Throwing the Flag on Copyright Warnings: How Professional Sports Organizations Systematically Overstate Copyright Protection*, 15 J. INTELL. PROP. L. 369 (2008).

Michael J. Mellis, *Internet Piracy of Live Sports Telecasts*, 18 MARQ. SPORTS L. REV.. 259 (2008).

Mitchell Nathanson, *What's in a Name or, Better Yet, What's it Worth? Cities, Sports Teams and the Right of Publicity*, 58 CASE W. RES. L. REV. 167 (2007).

David G. Roberts, Jr., Note, *The Right of Publicity and Fantasy Sports: Why the C.B.C. Distribution Court Got it Wrong*, 58 CASE W. RES. L. REV. 223 (2007).

Sarah Noel Sheffield, Comment, "Celebritysquattling": *The Ubiquity of Celebrity Culture and the Unique Problem it Presents for Domain Name Ownership*, 15 VILL. SPORTS & ENT. L.J. 409 (2008).

Cory Tadlock, *Copyright Misuses, Fair Use, and Abuse: How Sports and*

Media Companies are Overreaching Their Copyright Protections, 7 J. MARSHALL REV. INTELL. PROP. L. 621 (2008).

INTERNATIONAL SPORTS LAW

Omar Hafez Ayad, Note, *Take the Training Wheels Off the League: Major League Soccer's Dysfunctional Relationship with the International Soccer Transfer System*, 10 VAND. J. ENT. & TECH. L. 413 (2008).

Peter Charlish & Stephen Riley, *Should Oscar Run?*, 18 FORDHAM INTELL. PROP. MEDIA & ENT. L.J. 929 (2008).

Jeffrey P. Gleason, Comment, *From Russia with Love: The Legal Repercussions of the Recruitment and Contracting of Foreign Players in the National Hockey League*, 56 BUFF. L. REV. 599 (2008).

Jason Gubi, Note, *The Olympic Binding Arbitration Clause and the Court of Arbitration for Sport: An Analysis of Due Process Concerns*, 18 FORDHAM INTELL. PROP. MEDIA & ENT. L.J. 997 (2008).

Jeffrey F. Levine, *A Golden Opportunity for Global Acceptance? How Hosting the Olympic Games Impacts a Nation's Economy and Intellectual Property Rights with a Focus on the Right of Publicity*, 15 SPORTS. LAW. J. 245 (2008).

Victoria J. Siesta, Note, *Out at Home: Challenging the United States-Japanese Player Contract Agreement under Japanese Law*, 33 BROOK J. INT'L L. 1069 (2008).

Michael J. Weir, Note, *The Ugly Side of the Beautiful Game: "Bungs" and the Corruption of Players' Agents in European Football*, 14 SW. J. L. & TRADE AM. 145 (2007).

LABOR LAW

Robert Ambrose, Note, *The NFL Makes it Rain: Through Strict Enforcement of its Conduct Policy, the NFL Protects its Integrity, Wealth, and Popularity*, 34 WM. MITCHELL L. REV. 1069 (2008).

Ryan T. Dryer, Comment, *Beyond the Box Score: A Look at Collective Bargaining Agreements in Professional Sports and Their Effect on Competition*, 2008 J. DISP. RESOL. 267 (2008).

N. Jeremi Duru, *Exploring Jethroe's Injustice: The Impact of an Ex-Ballplayer's Legal Quest for a Pension on the Movement for Restorative Racial Justice*, 76 U. CIN. L. REV. 793 (2008).

Jonathan B. Goldberg, *Player Mobility in Professional Sports: From the Reserve System to Free Agency*, 15 SPORTS LAW. J. 21 (2008).

William B. Gould, IV, *The 1994-'95 Baseball Strike and National Labor*

Relations Board: To the Precipice and Back Again, 110 W. VA. L. REV. 983 (2008).

Andrew P. Hanson, Student Article, *The Trend Toward Principled Negotiation in Major League Baseball Collective Bargaining*, 15 SPORTS LAW. J. 221 (2008).

Robert I. Lockwood, Student Article, *The Best Interests of the League: Referee Betting Scandal Brings Commissioner Authority and Collective Bargaining Back to the Frontcourt in the NBA*, 15 SPORTS LAW. J. 137 (2008).

Adam B. Marks, Note, *Personnel Foul on the National Football League Players Association: How Union Executive Director Gene Upshaw Failed the Union's Members by not Fighting the Enactment of the Personal Conduct Policy*, 40 CONN. L. REV. 1581 (2008).

Alfred Dennis Mathewson, A Sports Seminar with a Free Agent Market Exercise, 18 MARQ. SPORTS L. REV. 337 (2008).

TAX LAW

John DiMascio, Note, *The "Jock Tax": Fair Play or Unsportsmanlike Conduct?*, 68 U. PITT. L. REV. 953 (2007).

TORT LAW

Paul Caprara, Comment, *Surf's Up: The Implications of Tort Liability in the Unregulated Sport of Surfing*, 44 CAL. W. L. REV. 557 (2008).

Brett Celedonia, Student Article, *Flying Objects: Arena Liability for Fan Injuries in Hockey and Other Sports*, 15 SPORTS LAW. J. 115 (2008).

Phyllis Coleman, *Scuba Diving Buddies: Rights, Obligations, and Liabilities*, 20 U.S.F. MAR. L.J. 75 (2007-2008).

Timothy Davis, *Tort Liability of Coaches for Injuries to Professional Athletes: Overcoming Policy and Doctrinal Barriers*, 76 UMKC L. REV. 571 (2008).

Bryan Lipsky, Note, *Dealing with the NFL's Concussion Problems of Yesterday, Today, and Tomorrow*, 18 FORDHAM INTELL. PROP. MEDIA & ENT. L.J. 959 (2008).

Shane C. Mecham & Kevin M. Guskiewicz, *Head Case: An Agent's Guide to Protecting Their NFL Clients from Concussions and Associated Risks*, 76 UMKC L. REV. 699 (2008).

Edmund Ursin & John N. Carter, *Clarifying Duty: California's No-Duty-for-Sports Regime*, 45 SAN DIEGO L. REV. 383 (2008).

MISCELLANEOUS

Jonathan J. Amoona, *Top Pick: Why a Licensed Attorney Acting as a Sports Agent is a "Can't Miss" Prospect*, 21 GEO. J. LEGAL ETHICS 599 (2008).

Jacquelyn Bridgeman, *The Thrill of Victory and the Agony of Defeat: What Sports Tell us About Achieving Equality in America*, 7 VA. SPORTS & ENT. L.J. 248 (2008).

Anthony N. Cabot & Louis V. Csoka, *Fantasy Sports: One Form of Mainstream Wagering in the United States*, 40 J. MARSHALL L. REV. 1195 (2007).

Ron D. Cadwalader, *Index: Sports Law in Law Reviews and Journals*, 18 MARQ. SPORTS L. REV. 449 (2008).

Shannon Carroll, Note, *Golfing on Green Acres: Is the Acquisition of Golf Courses an Appropriate Means of Preserving Open Space in New Jersey?*, 32 SETON HALL LEGIS. J. 211 (2007).

Timothy D. Cedrone, Comment, *A Critical Analysis of Sport Organization Bankruptcies in the United States and England: Does Bankruptcy Law Explain the Disparity in Number of Cases?*, 18 SETON HALL J. SPORTS & ENT. L. 297 (2008).

Walter T. Champion, Jr., *The O. J. Trial as a Metaphor for Racism in Sports*, 33 T. MARSHALL L. REV. 157 (2007).

J. Bradley Clair, Note, *Why Federal Preemption is Necessary to Create Uniform Professional Boxer Safety Standards*, 73 BROOK L. REV. 1173 (2008).

Mark Conrad, *"Fleeting Expletives" and Sports Broadcasts: A Legal Nightmare Needs a Safe Harbor*, 18 J. LEGAL ASPECTS OF SPORT 175 (2008).

andré douglas pond cummings, *Progress Realized?: The Continuing American Indian Mascot Quandary*, 18 MARQ. SPORTS L. REV. 309 (2008).

andré douglas pond cummings, *Pushing Weight*, 33 T. MARSHALL L. REV. 95 (2007).

Timothy Davis, *Race and Sports in America: An Historical Overview*, 7 VA. SPORTS & ENT. L.J. 291 (2008).

N. Jeremi Duru, *The Fritz Pollard Alliance, the Rooney Rule, and the Quest to "Level the Playing Field" in the National Football League*, 7 VA. SPORTS & ENT. L.J. 179 (2008).

David J. Espin, Book Note, 18 MARQ. SPORTS L. REV. 445 (2008) (reviewing CHRIS LINCOLN, *PLAYING THE GAME: INSIDE ATHLETIC RECRUITING IN THE IVY LEAGUE* (2004)).

Kenneth D. Ferguson, *Symposium Introduction*, 76 UMKC L. REV. 567

(2008).

Jeremy J. Geisel, Book Note, 18 MARQ. SPORTS L. REV. 437 (2008) (reviewing MARK FAINARU-WADA AND LANCE WILLIAMS, *GAME OF SHADOWS* (2006)).

Aaron S. Glass, 2007 Annual Survey: Recent Developments in Sports Law, 18 MARQ. SPORTS L. REV. 341 (2008).

Hannah Gordon, Student Article, *The Robinson Rule: Models for Addressing Race Discrimination in the Hiring of NCAA Head Football Coaches*, 15 SPORTS LAW. J. 1 (2008).

Tyson E. Hubbard, Student Article, *For the Public's Use? Eminent Domain in Stadium Construction*, 15 SPORTS LAW. J. 173 (2008).

Daniel J. Louis, Note, *Nationally Televised Segregation: The NCAA's Inability to Desegregate College Football's Head Coaching Position*, 9 RUTGERS RACE & L. REV. 167 (2007).

Brian Mahler, Note, *Kick Me out of the Ballgame: The Boston Red Sox, the BRA, and the Taking of Yawkey Way*, 42 NEW ENG. L. REV. 549 (2008).

Aaron Mensh, Note, "Upon Further Review": *Why a Sports Stadium Can Justify an Eminent Domain Taking*, 40 CONN. L. REV. 1623 (2008).

Robin L. Muir, Casenote, *Drunk or Disabled? The Legal and Social Consequences of Roy Tarpley's Discrimination Claim Against the NBA*, 15 VILL. SPORTS & ENT. L.J. 333 (2008).

Melissa Neiman, *Protecting Professional Boxers: Federal Regulations with More Punch*, 15 SPORTS LAW. J. 59 (2008).

Lara Krigel Pabst, Note, *Embodying the Olympic Spirit: Why Paralympic Athletes Should Be Entitled to Proportionate Benefits Under the Americans with Disabilities Act*, 76 UMKC L. REV. 751 (2008).

William T. Pizzi, "Makeup Calls" in Sports & Courts, 11 GREEN BAG 2D 333 (2008).

Alexis E. Quinones, *Unique Industry, Unique Relationship = Unique Perspective: A Quick Look at Some Issues of Puerto Rican Sports*, 15 SPORTS LAW. J. 195 (2008).

James L. Repace, *Benefits of Smoke-free Regulations in Outdoor Settings: Beaches, Golf Courses, Parks, Patios, and in Motor Vehicles*, 34 WM. MITCHELL L. REV. 1621 (2008).

Ryan M. Rodenberg, Book Note, 18 MARQ. SPORTS L. REV. 433 (2008) (reviewing WARD FARNSWORTH, *THE LEGAL ANALYST: A TOOLKIT FOR THINKING ABOUT THE LAW* (2007)).

Avi Sinensky, Comment, *Not That There is Anything Wrong with That: The Practical and Legal Implications of a Homosexual Professional Athlete*, 10 U. PA. J. BUS. & EMP. L. 1009 (2008).

Clifford Stott et al., *Tackling Football Hooliganism: A Quantitative Study of Public Order, Policing and Crowd Psychology*, 14 PSYCHOL. PUB. POL'Y & L. 115 (2008).

Patrick K. Thornton, *The Legacy of Johnnie Cochran, Jr.: The National Football League's Rooney Rule*, 33 T. MARSHALL REV. 77 (2007).

Tulane Moot Court Mardi Gras Invitational, *Winning Brief by Villanova School of Law*, 15 SPORTS LAW. J. 355 (2008).

Brian C. Hartley