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SPORTS LAW IN LAW REVIEWS AND JOURNALS

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2. Manpreet S. Dhanjal et al., *Contracting On the Web: Collegiate Athletes and Sports Agents Confront a New Hurdle in Closing the Deal*, 8 VILL. SPORTS & ENT. L.J. 37 (2001).
3. Monique Hutzler Meischen, *A Comparison of the Texas Athlete Agent Act and the Uniform Athlete Agent Act*, 2 TEX. REV. ENT. & SPORTS L. 89 (2001).
4. Diane Sudia & Rob Remis, *Athlete Agent Legislation in the New Millennium: State Statutes and the Uniform Athlete Agents Act*, 11 SETON HALL J. SPORT L. 263 (2001).
5. Diane Sudia & Rob Remis, *The History Behind Athlete Agent Regulation and the "Slam Dunking of Statutory Hurdles"*, 8 VILL. SPORTS & ENT. L.J. 67 (2001).

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1. Douglas Bryant, Comment, *A Level Playing Field? The NCAA's Freshman Eligibility Standards Violate Title VI, But the Problems Can Be Solved*, 32 TEX. TECH L. REV. 305 (2001).
2. Michelle A. Cusimano, Note, *National Collegiate Athletic Association Strikes Out Aluminum Bat Manufacturer*, 43 N.Y.L. SCH. L. REV. 1061 (1999-2000).
3. Thomas R. Hurst & J. Grier Pressly III, *Payment Of Student-Athletes: Legal & Practical Obstacles*, 7 VILL. SPORTS & ENT. L.J. 55 (2000).
4. Peter F. Lake, *The Special Relationship(s) Between a School and Student: Law and Policy Ramifications for the Post In Loco Parentis College*, 37 IDAHO L. REV. 531 (2001).
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6. Scott R. Rosner, *The Growth of NCAA Women's Rowing: A Financial, Ethical and Legal Analysis*, 11 SETON HALL J. SPORT L. 297 (2001).
7. John Slosson, *Restoring Joy to Bracketville: Problems Facing College Basketball Stimulate Responses From the NCAA and the Newly Formed Student Basketball Council*, 8 SPORTS LAW. J. 125 (2001).
8. Rodney K. Smith, *A Brief History of the National Collegiate Athletic Association's Role in Regulating Intercollegiate Athletics*, 11 MARQ. SPORTS L. REV. 9 (2000).
9. Rodney K. Smith & Robert D. Walker, *From Inequity to Opportunity: Keeping the Promises Made to Big-Time Intercollegiate Student Athletes*, 1 NEV. L.J. 160 (2001).
10. Michael Zolandz, Note, *Storming the Ivory Tower: Renewing the Breach of Contract Claim by Students Against Universities*, 69 GEO. WASH. L. REV. 91 (2001).

Antitrust

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3. Steven John Kolias, *Offensive Interference: How Communities Have Harnessed Market Forces to Retain NFL Franchises, Eliminating the Need for H.R. 3817's Proposed Antitrust Exemption*, 8 SPORTS LAW. J. 43 (2001).

Constitutional Law Issues

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4. Beth Anne Hahn, Note, *First Amendment – Free Speech Clause – Student Athlete Dismissed From High School Football Team for Refusing to Apologize for Reporting a Personal Assault by Teammates to Police and School Authorities Can Seek Relief Under 42 U.S.C. § 1983*, 11 SETON HALL J. SPORT L. 397 (2001).
5. Peter Sepulveda, Comment, *The Use of Eminent Domain Power in the Relocation of Sports Stadiums to Urban Areas: Is the Public Purpose Requirement Satisfied?*, 11 SETON HALL J. SPORT L. 137 (2001).
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3. Steven A. Holzbaur, Note, *Driving Into the Rough: Conflicting Decisions on the Rights of Disabled Golfers in Martin v. PGA Tour, Inc. and Olinger v. United States Golf Ass'n*, 46 VILL. L. REV. 171 (2001).
4. Lucy Kats, Comment, *The United States Supreme Court's Limitations of the Individuals With Disabilities Education Act Forces a Court to Prevent a Disabled Student From Receiving Meaningful Public Education by Denying Him the Necessary Services of Participation in Athletics*, 11 SETON HALL J. SPORT L. 351 (2001).
5. Jeff Kessler, Note, *Dollar Signs on the Muscle . . . and the Ligament, Tendon, and Ulnar Nerve: Institutional Liability Arising from Injuries to Student-Athletes*, 3 VA. J. SPORTS L. 80 (2001).
6. James Kurack, Comment, *Standing in Front of the Disabled: Judicial Uncertainty Over Enhanced Sightlines in Sports Arenas*, 8 VILL. SPORTS & ENT. L.J. 161 (2001).
7. Kristine Larochelle, Note, *Maintaining Athletics as an Important Part of High School Education: The Seventh Circuit Gives Hope to Disabled Student-Athletes in Washington v. Indiana High School Athletic Association, Inc.*, 7 VILL. SPORTS & ENT. L.J. 301 (2000).
8. Stephen J. Lautz, *A Good Walk Spoiled: The ADA's Intrusion Into Professional Athletics*, 10 KAN. J.L. & PUB. POL'Y 238 (2000).
9. Julie Livergood, Note, *Walking With Tradition v. Riding Into Tomorrow: Olinger v. United States Golf Association*, 51 DEPAUL L. REV. 125 (2001).
10. William E. Spruill, Note, *Giving New Meaning to "Handicap": The Americans With Disabilities Act and Its Uneasy Relationship With Professional Sports in PGA Tour, Inc. v. Martin*, 35 U. RICH. L. REV. 365 (2001).
11. Scott A. Weinberg, Note, *Analysis of Martin v. Professional Golfers' Ass'n Tour, Inc. – Applying the ADA to the PGA Is a Hole in One For Disabled Golfer*, 38 BRANDEIS L.J. 757 (2000).

Dispute Resolution

1. Roger I. Abrams, *Off His Rocker: Sports Discipline and Labor Arbitration*, 11 MARQ. SPORTS L. REV. 167 (2001).
2. Susan Haslip, *A Consideration of the Need for a National Dispute Resolution System for National Sport Organizations in Canada*, 11 MARQ. SPORTS L. REV. 245 (2001).
3. J. Gordon Hylton, *The Historical Origins of Professional Baseball Grievance Arbitration*, 11 MARQ. SPORTS L. REV. 175 (2001).
4. Richard H. McLaren, *The Court of Arbitration for Sport: An Independent Arena for the World's Sports Disputes*, 35 VAL. U. L. REV. 379 (2001).
5. Jeffrey A. Mishkin, *Dispute Resolution in the NBA: The Allocation of Decision Making Among the Commissioner, Impartial Arbitrator, System Arbitrator, and the Courts*, 35 VAL. U. L. REV. 449 (2001).
6. James A. R. Nafziger, *Arbitration of Rights and Obligations in the International Sports Arena*, 35 VAL. U. L. REV. 357 (2001).
7. Gary R. Roberts, *Resolution of Disputes in Intercollegiate Athletics*, 35 VAL. U. L. REV. 431 (2001).
8. Jeffrey M. Schalley, *Eliminate Violence From Sports Through Arbitration, Not the Civil Courts*, 8 SPORTS LAW. J. 181 (2001).
9. Michael Steadman, Note, *Lindland v. United States of America Wrestling Association: The Role of Arbitration and the Federal Courts in the Making of an Olympic Success*, 11 J. ART & ENT. L. 133 (2001).
10. Michael S. Straubel, Foreword, *Arbitrating Sports Disputes: A World View*, 35 VAL. U. L. REV. 353 (2001).
11. Steven J. Thompson, *Olympic Team Arbitrations: The Case of Olympic Wrestler Matt Lindland*, 35 VAL. U. L. REV. 407 (2001).

Drug Testing

1. Amanda E. Bishop, Note, *Students, Urinalysis & Extracurricular Activities: How Vernonia's Aftermath is Trampling Fourth Amendment Rights*, 10 HEALTH MATRIX 217 (2000).
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3. Karin Schmidt, Note, *Suspicionless Drug Urinalysis of Public School Teachers: The Concern for Student Safety Cannot Outweigh Teachers' Legitimate Privacy Interests*, 34 COLUM. J.L. & SOC. PROBS. 253 (2001).

Gambling Issues

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2. Wendy J. Johnson, *Tribal Gaming Expansion in Oregon*, 37 WILLAMETTE L. REV. 399 (2001).
3. Jeffrey R. Rodefer & Daurean G. Sloan, *Nevada's Proposal to Strengthen Its Collegiate Sports Betting Regulations & The NCAA's Push For a Congressional Ban*, 9 NEV. LAW. 10 (2001).
4. Michael J. Thompson, *Give Me \$25 on Red and Derek Jeter For \$26: Do Fantasy Sports Leagues Constitute Gambling?*, 8 SPORTS LAW. J. 21 (2001).

Gender Issues

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2. Amy Bauer, Note, *If You Build It, They Will Come: Establishing Title IX Compliance in Interscholastic Sports As a Foundation For Achieving Gender Equity*, 7 WM. & MARY J. WOMEN & L. 983 (2001).
3. Patricia A. Cain, *Women, Race, and Sports: Life Before Title IX*, 4 J. GENDER RACE & JUST. 337 (2001).
4. Sean Campbell, Note, *Civil Rights – Title IX – Compensatory Damages Are Not Available for a Title IX Violation Without a Showing of Intentional Discrimination*, *Horner v. Kentucky High School Athletic Ass'n*, 206 F.3d 685 (6th Cir. 2000), cert. denied, 121 S. Ct. 69 (2000), 11 SETON HALL J. SPORT L. 177 (2001).
5. Sherman J. Clark, *The Mixed Messages of Title IX*, 34 U. MICH. J.L. REFORM 1 (2000-2001).
6. Rocio De Lourdes Cordoba, *In Search of a Level Playing Field: Baca v. City of Los Angeles as a Step Toward Gender Equity in Girls' Sports Beyond Title IX*, 24 HARV. WOMEN'S L.J. 139 (2001).
7. Marcia Federbush, Speech, *An "Olympics" Approach: A More Equitable Approach to Athletics Than Title IX Offers*, 34 U. MICH. J.L. REFORM 265 (2000-2001).
8. Sarah E. Gohl, Note, *A Lesson in English and Gender: Title IX and the Male Student-Athlete*, 50 DUKE L.J. 1123 (2001).
9. Elizabeth A. Haggerty, Note, *Constitutional Law – Civil Rights – Title IX – Federally Funded Educational Institution Failed to Effectively Accommodate Female Student Athletes Due to Intentional Discrimination Based Upon Stereotypes Assuming Their Interests and Abilities; However Female Student Athletes Lacked Standing – Pederson v. Louisiana State Univ.*, 213 F.3d 858 (5th Cir. 2000), 11 SETON HALL J. SPORT L. 373 (2001).
10. Cheryl Hanna, *Bad Girls and Good Sports: Some Reflections on Violent Female Juvenile Delinquents, Title IX & the Promise of Girl Power*, 27 HASTINGS CONST. L.Q. 667 (2000).
11. Lindsay Havern, Note, *Davis v. Monroe County Board of Education, Setting a Stringent Standard of Fault for School Liability in Peer Sexual Harassment Under Title IX – Demanding responsible Proactive Protection*, 28 PEPP. L. REV. 195 (2000).
12. Joshua Ryan Heller, Note, *Stepping Back to Punt: Favoring Internal Agency Interpretations over Title IX and its Regulations*, 11 U. FLA. J.L. & PUB. POL'Y 179 (2000).
13. Catherine Pieronek, *Title IX and Intercollegiate Athletics in the Federal Appellate Courts: Myth vs. Reality*, 27 J.C. & U.L. 447 (2000).
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2. William J. Fishkin, Comment, *Next on Floor Exercise, Dominique Dawes©: The Difficulties in Copyrighting Athletic Routines*, 11 SETON HALL J. SPORT L. 331 (2001).

3. Neal H. Kaplan, *NBA v. Motorola: A Legislative Proposal Favoring the Nature of Property, the Survival of Sports Leagues, and the Public Interest*, 23 HASTINGS COMM. & ENT. L.J. 29 (2000).

4. Matthew G. Matzkin, *Getting' Played: How the Video Game Industry Violates College Athletes' Rights of Publicity By Not Paying For Their Likenesses*, 21 LOY. L.A. ENT. L. REV. 227 (2001).

5. Thomas J. McCarthy & Paul M. Anderson, *Protection of the Athlete's Identity: The Right of Publicity, Endorsements and Domain Names*, 11 MARQ. SPORTS L. REV. 195 (2001).

6. Craig A. Pintens, Comment, *Managing the "Team" on the Field, Off the Field, and in Cyberspace: Preventing Cybersquatters from Hijacking Your Franchise's Domain Names*, 11 MARQ. SPORTS L. REV. 299 (2001).

7. Gary R. Roberts, *The Legality of the Exclusive Collective Sale of Intellectual Property Rights by Sports Leagues*, 3 VA. J. SPORTS L. 52 (2001).

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2. Jeffrey P. Fuhrman, Comment, *Can Discrimination Law Affect the Imposition of a Minimum Age Requirement for Employment in the National Basketball Association?*, 3 U. PA. J. LAB. & EMP. L. 585 (2001).

3. Jason Gurdus, Note, *Protection Off of the Playing Field: Student Athletes Should Be Considered University Employees for Purposes of Workers' Compensation*, 29 HOFSTRA L. REV. 907 (2001).

4. Heather Insley, Comment, *Major League Umpires Association: Is Collective Bargaining the Answer to or the Problem in the Contractual Relationships of Professional Sports Today?*, 29 CAP. U. L. REV. 601 (2001).

5. Joseph A. White, Recent Development, *Owsley v. San Antonio Independent School District: Athletic Trainers Lose to School District in Overtime – Trainers Are Denied Fair Labor Standards Act Coverage*, 75 TUL. L. REV. 837 (2001).

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1. Anoop K. Bhasin, *Tax Exempt Bond Financing of Sports Stadiums: Is the Price Right?*, 7 VILL. SPORTS & ENT. L.J. 181 (2000).

2. Walter T. Champion, Jr., *The Great Dodgers-Wrigley Field Melee: A Bar Exam Question in the Making?*, 2 TEX. REV. ENT. & SPORTS L. 43 (2001).

3. Michael A. Cokley, *In the Fast Lane to Big Bucks: The Growth of NASCAR*, 8 SPORTS LAW. J. 67 (2001).

4. James R. Devine, *The Racial Re-Integration of Major League Baseball: A Business Rather Than Moral Decision; Why Motive Matters*, 11 SETON HALL J. SPORT L. 1 (2001).

5. Roger A. Javier, "You Cannot Choke Your Boss & Hold Your Job Unless You Play in the NBA": *The Latrell Sprewell Incident Undermines Disciplinary Authority in the NBA*, 7 VILL. SPORTS & ENT. L.J. 209 (2000).

6. Lewis Kurlantzick, *John Rocker and Employee Discipline for Speech*, 11 MARQ. SPORTS L. REV. 185 (2001).

7. Basil M. Loeb, Comment, *Deterring Player Holdouts: Who Should Do It, How To Do It, and Why It Has To Be Done*, 11 MARQ. SPORTS L. REV. 275 (2001).

8. Matthew McKelvey, Note, *Separating Sports and Real Life: How Professional Sports Leagues' Collective Bargaining Agreements Keep Athletes Out of the Criminal Justice System*, 27 NEW ENG. J. ON CRIM. & CIV. CONFINEMENT 91 (2001).

9. David J. Sipusic, *Instant Repay: Upon Further Review, the National Football League's Misguided Approach to the Signing Bonus Should be Overturned*, 8 SPORTS LAW. J. 207 (2001).

10. Symposium, *Boxing at the Crossroads*, 11 SETON HALL J. SPORT L. 193 (2001).

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1. Alfred D. Mathewson, *Grooming Crossovers*, 4 J. GENDER RACE & JUST. 225 (2001).

2. James Moye, *A Slam Dunk of the Hypocrisy: Preferential Higher Education Admission Standards for Student-Athletes in Light of Attacks on Racial Preferences*, 3 VA. J. SPORTS L. 33 (2001).

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2. Paul L. B. McKenney & Eric M. Nemeth, *Tax Law: The Purchase and Sale of a Sports Team: Tax Issues and Rules*, 80 MICH. BAR JNL. 54 (2001).

Miscellaneous

1. Sarah Catherine Berges, *America's Cup, The Ideal Example of Sportsmanship*, 8 SPORTS LAW. J. 249 (2001).

2. James Briggs, Comment, *Ski Resorts and National Forests: Rethinking Forest Service Management Practices for Recreational Use*, 28 B.C. ENVTL. AFF. L. REV. 79 (2000).

3. Patricia L. Brown & Elizabeth M. McKenzie, *First Person . . . A Law Librarian at Cooperstown*, 93 LAW LIBR. J. 209 (2001).

4. Teri Brummet, Comment, *Looking Beyond the Name of the Game: A Framework For Analyzing Recreational Sports Injury Cases*, 34 U.C. DAVIS L. REV. 1029 (2001).

5. Timothy Davis, *What is Sports Law?*, 11 MARQ. SPORTS L. REV. 211 (2001).

6. Jason Loomis, *The Emerging Law of Referee Malpractice*, 11 SETON HALL J. SPORT L. 73 (2001).

7. Stefan A. Mallen, Note, *Touchdown! A Victory For Injured Fans at Sporting Events?*, 66 MO. L. REV. 487 (2001).

8. Brian James Mills, *Football Helmets and Products Liability*, 8 SPORTS LAW. J. 153 (2001).

9. Angela Saloufakos-Parsons, Comment, *Going For the "Gold": An Application of the OCED Bribery Convention to the Olympic Games Scandal*, 31 CAL W. INT'L L.J. 297 (2001).

10. Jorge A. Vargas, *Mexico's Fishing Law: Translating the Transition*, 14 TRANSNAT'L LAW. 1 (2001).

11. Darryl C. Wilson, *Home Field Disadvantage: The Negative Impact of Allowing Home-Schoolers to Participate in Mainstream Sports*, 3 VA. J. SPORTS L. 1 (2001).