

Index: Sports Law in Law Reviews and Journals

Ron D. Cadwalader

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



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

Repository Citation

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

Available at: <http://scholarship.law.marquette.edu/sportslaw/vol18/iss2/12>

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

Richard J. Hunter, Jr. & Paula Alexander Becker, *Is It Time to Revisit the Doctrine of "State Action" in the Context of Intercollegiate and Interscholastic Sports?*, 14 VILL. SPORTS & ENT. L.J. 191 (2007).

Dionne L. Koller, *Frozen in Time: The State Action Doctrine's Application to Amateur Sports*, 82 ST. JOHN'S L. REV. 183 (2008).

William C. Martin, Comment, *The Graduate Transfer Rule: Is the NCAA Unnecessarily Hindering Student-Athletes from Traversing the Educational Paths They Desire?*, 15 VILL. SPORTS & ENT. L.J. 103 (2008).

Gabriel A. Morgan, Note, *No More Playing Favorites: Reconsidering the Conclusive Congressional Presumption that Intercollegiate Athletics Are Substantially Related to Educational Purposes*, 81 S. CAL. L. REV. 149 (2007).

Josephine R. Potuto, Essay, *Academic Misconduct, Athletics Academic Support Services, and the NCAA*, 95 KY. L.J. 447 (2006-2007).

Mike Rogers & Rory Ryan, *Navigating the Bylaw Maze in NCAA Major-Infractions Cases*, 37 SETON HALL L. REV. 749 (2007).

Eric Thieme, Note, *You Can't Win 'Em All: How the NCAA's Dominance of the College Basketball Postseason Reveals There Will Never Be an NCAA Football Playoff*, 40 IND. L. REV. 453 (2007).

ANTITRUST LAW

Jesse Crew, Note, *In Irabu's Footsteps: Baseball's Posting System and the Non-Statutory Antitrust Exemption*, 7 VA. SPORTS & ENT. L.J. 127 (2007).

Christian Dennie, *White Out Full Grant-in-Aid: An Antitrust Action the NCAA Cannot Afford to Lose*, 7 VA. SPORTS & ENT. L.J. 97 (2007).

Ryan Fulda, Special Feature, *Is the NCAA Prohibition of Native American Mascots from Championship Play a Violation of the Sherman Antitrust Act?*, 31 AM. INDIAN L. REV. 163 (2006).

CONSTITUTIONAL LAW

Jared L. Downs, Note, *Johnston v. Tampa Bay Sports Authority: Does the NFL's Pat-down Policy Constitute an Illegal Use of the Hands?*, 34 N. KY. L. REV. 95 (2007).

Diane Heckman, *Educational Athletic Employment and Civil Rights: Examining Discrimination Based on Disability, Age, and Race*, 18 MARQ. SPORTS L. REV. 101 (2007).

Russell Landy, *Do the Washington Redskins Hate Deaf People? ADA Claims for the Captioning of Football Stadiums*, 16 U. MIAMI BUS. L. REV. 47 (2007).

Elizabeth Rocco, Note, *"Inequality in the Game" vs. "Inequality in the Legal System": The Constitutionality of Searches and Seizures in United States v. Comprehensive Drug Testing*, 15 VILL. SPORTS & ENT. L.J. 33 (2008).

Aaron T. Walker, Comment, *Title VII & MLB Minority Hiring: Alternatives to Litigation*, 10 U. PA. J. BUS. & EMP. L. 245 (2007).

William N. Wright, Note, *Not in Whose Name?: Evidentiary Issues in Legal Challenges to Native American Team Names and Mascots*, 40 CONN. L. REV. 279 (2007).

CRIMINAL LAW

Robert P. Mosteller, *The Duke Lacrosse Case, Innocence, and False Identifications: A Fundamental Failure to "Do Justice,"* 76 FORDHAM L. REV. 1337 (2007).

Joel Michael Ugolini, *Even a Violent Game Has Its Limits: A Look at the NFL's Responsibility for the Behavior of Its Players*, 39 U. TOL. L. REV. 41 (2007).

DOPING ISSUES

Robyn R. Goldstein, Note, *An American in Paris: The Legal Framework of International Sport and the Implications of the World Anti-Doping Code on Accused Athletes*, 7 VA. SPORTS & ENT. L.J. 149 (2007).

Aaron Seiji Lowenstein, *Search and Seizure on Steroids: United States v. Comprehensive Drug Testing and Its Consequences for Private Information Stored on Commercial Electronic Databases*, 6 CARDOZO PUB. L. POL'Y & ETHICS J. 101 (2007).

Arturo J. Marcano Guevara & David P. Fidler, *Fighting Baseball Doping in Latin America: A Critical Analysis of Major League Baseball's Drug*

Prevention and Treatment Program in the Dominican Republic and Venezuela, 15 INT'L & COMP. L. REV. 107 (2007).

Scott B. Shapiro, Comment, *Who Decides: Institutional Choice in Determining a Performance Enhancing Drug Policy for the NFL*, 7 WYO. L. REV. 183 (2007).

Lindsay J. Taylor, Note, *Congressional Attempts to "Strike Out" Steroids: Constitutional Concerns About the Clean Sports Act*, 49 ARIZ. L. REV. 961 (2007).

Joshua H. Whitman, Note, *Winning at All Costs: Using Law & Economics to Determine the Proper Role of Government in Regulating the Use of Performance-Enhancing Drugs in Professional Sports*, 2008 U. ILL. L. REV. 459.

GENDER ISSUES

Erin E. Buzuvis, *Reading the Pink Locker Room: On Football Culture and Title IX*, 14 WM. & MARY J. WOMEN & L. 1 (2007).

Benjamin P. Carr, Note, *Can Separate Be Equal? Single-Sex Classrooms, the Constitution, and Title IX*, 83 NOTRE DAME L. REV. 409 (2007).

Kathryn Keen, Note, *The Equity in Athletics Disclosure Act: Does it Really Improve the Gender Equity Landscape?*, 34 J. CONTEMP. & URBAN L. 227 (2007).

Sarah McCarthy, Comment, *The Legal and Social Implications of the NCAA's "Pregnancy Exception"—Does the NCAA Discriminate Against Male Student-Athletes?*, 14 VILL. SPORTS & ENT. L.J. 327 (2007).

INTELLECTUAL PROPERTY LAW

Jon Boswell, Note, *Fantasy Sports: A Game of Skill that is Implicitly Legal Under State Law, and Now Explicitly Legal Under Federal Law*, 25 CARDOZO ARTS & ENT. L.J. 1257 (2008).

Dana Howells, Note, *Log Me in to the Old Ballgame*, 22 BERKELEY TECH. L.J. 477 (2007).

Amy R. Mellow, Note, *And the Ruling on the Field Is Fair: A Fair Use Analysis of Uploading NFL Videos Onto YouTube and Why the NFL Should License its Material to the Website*, 17 S. CAL. INTERDISC. L.J. 173 (2007).

Brandon T. Moonier, Comment, *The Legal Game Behind Fantasy Sports: Copyright Protection and the Right of Publicity in Professional Performance Statistics*, 26 ST. LOUIS U. PUB. L. REV. 129 (2007).

Benjamin B. Nelson, *Regulation or Prohibition? The Troubled Legal Status of Internet Gambling Casinos*, 9 TEX. REV. ENT. & SPORTS L. 39

(2007).

INTERNATIONAL SPORTS LAW

Jennifer L. Donatuti, Note, *Can China Protect the Olympics, or Should the Olympics Be Protected from China?*, 15 J. INTELL. PROP. L. 203 (2007).

Jeffrey F. Levine, Note, *Meeting the Challenges of International Brand Expansion in Professional Sports: Intellectual Property Right Enforcement in China*, 9 TEX. REV. ENT. & SPORTS L. 203 (2007).

Richard H. McLaren, *WADA Drug Testing Standards*, 18 MARQ. SPORTS L. REV. 1 (2007).

Chris Miller, Comment, *Hockey's Cold War—Russia's Defiance of the IIHF and the Evgeny Malkin Saga*, 17 SETON HALL J. SPORTS & ENT. L. 163 (2007).

John O'Brien, Comment, *Political Balk: Opening the Door for U.S.—Cuba Policy Reform via Diplomatic Blunder at the World Baseball Classic*, 15 VILL. SPORTS & ENT. L.J. 135 (2008).

Thomas M. Schiera, Note, *Balancing Act: Will the European Commission Allow European Football to Reestablish the Competitive Balance that It Helped Destroy?*, 32 BROOKLYN J. INT'L L. 709 (2007).

LABOR LAW

Thomas Brophy, Note, *Icing the Competition: The Nonstatutory Labor Exemption and the Conspiracy Between the NHL and OHL in NHLPA v. Plymouth Whalers Hockey Club*, 14 VILL. SPORTS & ENT. L.J. 1 (2007).

Richard T. Karcher, *Fundamental Fairness in Union Regulation of Sports Agents*, 40 CONN. L. REV. 355 (2007).

Rohith A. Parasuraman, Note, *Unionizing NCAA Division I Athletics: A Viable Solution?*, 57 DUKE L.J. 727 (2007).

David M. Wachutka, *Collective Bargaining Agreements in Professional Sports: The Proper Forum for Establishing Performance-Enhancing Drug Testing Policies*, 8 PEPP. DISP. RESOL. L.J. 147 (2007).

TAX LAW

Tyler Arnold, Note, *Double Eagle: Internal Revenue Code Section 170(h)*, 15 SE. ENVTL. L.J. 457 (2007).

TORT LAW

Note, *Tort Law—Sports Torts—California Supreme Court Extends*

Assumption of Risk to Noncontact Sports.—Shin v. Ahn, 165 P.3d 581 (Cal. 2007), 121 HARV. L. REV. 1253 (2008).

Griffin Toronjo Pivateau, *Tackling the Competitive Sports Doctrine: A New Proposal for Sports Injuries in Texas*, 9 TEX. REV. ENT. & SPORTS L. 85 (2007).

MISCELLANEOUS

Ron D Cadwalader, *Index: Sports Law in Law Reviews and Journals*, 18 MARQ. SPORTS L. REV. 249 (2007).

N. Jeremi Duru, *Friday Night "Lite": How De-Racialization in the Motion Picture Friday Night Lights Disserves the Movement to Eradicate Racial Discrimination from American Sport*, 25 CARDOZO ARTS & ENT. L.J. 485 (2007).

Jonathan M. Etkowicz, Comment, *Professional Athletes Playing Video Games—The Next Prohibited "Other Activity?"*, 15 VILL. SPORTS & ENT. L.J. 65 (2008).

Jeremy J. Geisel, Comment, *Disbarring Jerry Maguire: How Broadly Defining "Unauthorized Practice of Law" Could Take the "Lawyer" out of "Lawyer-Agent" Despite the Current State of Athlete Agent Legislation*, 18 MARQ. SPORTS L. REV. 225 (2007).

Martin J. Greenberg & Jay S. Smith, *A Study of Division I Assistant Football and Men's Basketball Coaches' Contracts*, 18 MARQ. SPORTS L. REV. 25 (2007).

Theodore H. Kuyper, Note, *Ski and Snowboard Law in Colorado and British Columbia: Fair Waiver or Unconscionable Terms?*, 6 WASH. U. GLOBAL STUD. L. REV. 429 (2007).

Bennett Liebman, *The Trainer Responsibility Rule in Horse Racing*, 7 VA. SPORTS & ENT. L.J. 1 (2007).

Derek Marks, Note, *One for Twenty-Five: The Federal Courts Reverse a Decision of the NFL's Disability Board for the First Time Since 1993 in Jani v. Bert Bell/Pete Rozelle NFL Player Retirement Plan*, 15 VILL. SPORTS & ENT. L.J. 1 (2008).

Melissa Neiman, *Fair Game: Ethical Considerations in Negotiation by Sports Agents*, 9 TEX. REV. ENT. & SPORTS L. 123 (2007).

Andres F. Quintana, *Muhammad Ali: The Greatest in Court*, 18 MARQ. SPORTS L. REV. 171 (2007).

R. Kelley Rosenbaum, Note, *Mucking out the Stalls: How KRS Section 230.357 Promises to Change Custom and Facilitate Economic Efficiency in the Horse Industry*, 95 KY. L.J. 997 (2006-2007).

Richard Salgado, *A Fiduciary Duty to Teach Those Who Don't Want to*

Learn: The Potentially Dangerous Oxymoron of "College Sports," 17 SETON HALL J. SPORTS & ENT. L. 135 (2007).

Brent D. Showalter, *Technical Foul: David Stern's Excessive Use of Rule-Making Authority*, 18 MARQ. SPORTS L. REV. 205 (2007).

Paul D. Trumble, Comment, *"Knickel" and Dime Issues: An Unexplored Loophole in New York's Genetic Discrimination Statute and the Viability of Genetic Testing in the Sports Employment Context*, 70 ALB. L. REV. 771 (2007).

Daniel Waxman, Note, *Auctioning off Integrity: The Legitimacy of Seller-Rebate Agreements in the Thoroughbred Auction Context*, 96 KY. L.J. 139 (2007-2008).