

## Index: Sports Law in Law Reviews and Journals

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



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

---

### Repository Citation

*Index: Sports Law in Law Reviews and Journals*, 13 Marq. Sports L. Rev. i (2002)

Available at: <http://scholarship.law.marquette.edu/sportslaw/vol13/iss1/8>

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](mailto:megan.obrien@marquette.edu).

## SPORTS LAW IN LAW REVIEWS AND JOURNALS

[Resources used for this index include: LEXIS, WESTLAW, the NSLI's Library, Legal-Trac, InfoTrac, Smart Clip, Index to Legal Periodicals, and the SSLASPA Newsletter (updated since the last index).]

### Agency Issues

1. Jack Donley, *The Wild World of Sporting Attorneys: Jerry Donley Jumps His Way to Fame*, 31 *COLO. LAW.* 6 (2002).

### Amateur Sports

1. R. Brian Crow & Scott R. Rosner, *Institutional and Organizational Liability for Hazing in Intercollegiate and Professional Team Sports*, 76 *ST. JOHN'S L. REV.* 87 (2002).

2. Jeff Dolley, *The Four R's: Use of Indian Mascots in Educational Facilities*, 32 *J.L. & EDUC.* 21 (2003).

3. Patrick N. Findlay, *The Case for Requiring a Proportionality Test to Assess Compliance with Title IX in High School Athletics*, 23 *N. ILL. U. L. REV.* 29 (2002).

4. Dianna K. Fiore, Comment, *Parental Rage And Violence in Youth Sports: How Can We Prevent "Soccer Moms" and "Hockey Dads" From Interfering in Youth Sports and Causing Games to End in Fistfights Rather Than Handshakes?*, 10 *VILL. SPORTS & ENT. L.J.* 103 (2003).

5. B. Glenn George, *Fifty/Fifty: Ending Sex Segregation in School Sports*, 63 *OHIO ST. L.J.* 1107 (2002).

6. Julia Lamber, *Intercollegiate Athletics: The Program Expansion Standard Under Title IX's Policy Interpretation*, 12 *S. CAL. REV. L. & WOMEN'S STUD.* 31 (2002).

7. Pamela C. Laucella & Barbara Osborne, *Libel and College Coaches*, 12 *J. LEGAL ASPECTS OF SPORT* 183 (2002).

8. Sarah Lemons, Note, *"Voluntary" Practices: The Last Gasp of Big-Time College Football and the NCAA*, 5 *VAND. J. ENT. L. & PRAC.* 12 (2003).

9. Jim Moye & C. Keith Harrison, *Who Can a "Baller" Trust? Analyzing Public University Response to Alleged Student-Athlete Misconduct in a Commercial and Confusing Environment*, 3 *TEX. REV. ENT. & SPORTS L.* 1 (2002).

10. Dennis Phillips, *Youth Sport and the Law: A Guide to Legal Issues*, 12 *J. LEGAL ASPECTS OF SPORT* 221 (2002) (book review).

11. Catherine Pieronek, *Review of Jessica Gavora's Tilting the Playing Field: Schools, Sports, Sex and Title IX*, 29 *J.C. & U.L.* 205 (2002) (book review).

12. Jonathan M.H. Short, *"Something of a Sport." The Effect of Sandoval on Title IX Disparate Impact Discrimination Suits*, 9 *WM. & MARY J. OF WOMEN & L.* 119 (2002).

13. Daniel Sutter & Stephen Winkler, *NCAA Scholarship Limits and Competitive Balance in College Football*, 4 *J. SPORTS ECON.* 3 (2003).

### Antitrust

1. Stanley M. Brand & Andrew J. Giorgione, *The Effect of Baseball's Antitrust Exemption and Contraction on its Minor League Baseball System: A Case Study of the Harrisburg Senators*, 10 *VILL. SPORTS & ENT. L.J.* 49 (2003).

2. Ryan M. Rodenberg, *Toscano v. PGA Tour: Par for the Course of an Antitrust Mulligan?*, 3 *TEX. REV. ENT. & SPORTS L.* 73 (2002).

3. Marc Schwartz, Note, *Start-Up Sports Leagues: Why These Leagues are Entitled to Use the Ruinous Competition Defense to Justify Anticompetitive Restraints*, 12 *FORDHAM INTELL. PROP. MEDIA & ENT. L.J.* 647 (2002).

4. John T. Wolohan, *Major League Baseball Contraction and Antitrust Law*, 10 VILL. SPORTS & ENT. L.J. 5 (2003).

### **Criminal Law**

1. Charles Harary, *Aggressive Play or Criminal Assault? An in Depth Look at Sports Violence and Criminal Liability*, 25 COLUM.-VLA J.L. & ARTS 197 (2002).

### **Constitutional Law Issues**

1. Amber McGovern, *Kasky v. Nike, Inc.: A Reconsideration of the Commercial Speech Doctrine*, 12 DEPAUL-LCA J. ART & ENT. L. 333 (2002).

### **Disability Issues**

1. Jeffrey Michael Cromer, Note, *Creating an Uncomfortable Fit in Applying the ADA to Professional Sports*, 36 IND. L. REV. 149 (2003).

2. Joanne Haase, Student Article, *Supreme Court Tells PGA Tour to Take a Hike (And Lets Casey Martin Ride a Cart): The Americans With Disabilities Act (ADA) Reasonable Modification Rule for a Professional Athlete Drives a new course for independent Contractors at Public Accommodations*, 47 S.D. L. REV. 583 (2002).

3. Amy M. Kearney, Comment, *Not Like it Was in the Old Days: Is The Americans With Disabilities Act Changing the Face of Sports as We Know It?*, 10 VILL. SPORTS & ENT. L.J. 153 (2003).

4. Timothy J. Lowry, Casenote, *Fourteenth Amendment—Americans with Disabilities Act of 1990—Public Accommodations—Professional Athletic Association Prohibited From Denying Golfer Afflicted with a Degenerative Circulatory Disorder Equal Access to its Tournaments and Qualifying Stages, Because the Use of a Golf Cart is not a Modification that Would “Fundamentally Alter the Nature” of Professional Tours or Events—PGA Tour, Inc. v. Martin*, 121 S. Ct.1879 (2001), 12 SETON HALL CONST. L.J. 647 (2002).

5. Julie A. Ranieri, Case Comment, *Constitutional Law—Americans with Disabilities Act Swings in a New Direction: Title III's Coverage is Extended—PGA Tour, Inc. v. Martin*, 532 U.S. 661 (2001), 36 SUFFOLK U. L. REV. 297 (2002).

6. John T. Wolohan, *The Supreme Court Decides the Case, But Not the Arguments: What is the Impact of PGA Tour v. Casey Martin?*, 19 ENT. & SPORTS LAW. 11 (2002).

### **Dispute Resolution**

1. Urvasi Naidoo & Neil Sarin, *Dispute Resolution at Games Time*, 12 FORDHAM INTELL. PROP. MEDIA & ENT. L.J. 489 (2002).

2. James A.R. Nafziger, *Dispute Resolution in the Arena of International Sports Competition*, 50 AM. J. COMP. L. 161 (2002).

### **Drug Testing**

1. Paul Goodwin, *Student Drug Testing Since Verdonia: “Guidance Down the Slippery Slope,”* 38 WILLAMETTE L. REV. 579 (2002).

2. *SPORT: NFL General Counsel Adolpho Birch Speaks on the NFL's Drug Policy*, 5 VAND. J. ENT. L. & PRAC. 6 (2003).

### **Gender Issues**

1. Kimberly A. Yuracko, *One for You and One for Me: Is Title IX's Sex-Based Proportionality Requirement for College Varsity Athletic Positions Defensible?*, 97 NW. U.L. REV. 731 (2003).

2. Michelle R. Weiss, Comment, *Pay Equity for Intercollegiate Coaches: Exploring the EEOC Enforcement Guidelines*, 13 MARQ. SPORTS L. REV. 149 (2002).

#### Horse Racing

1. Holly Jo Bohannon, *Horse Racing In The Dark? Legislation to Compensate Horse Racing Associations for Decreased Number of Wager-Accepted Races Due to Power Crisis*, 33 McGEORGE L. REV. 369 (2002).

#### Intellectual Property Issues

1. Tina Y. Bursleson & Walter T. Champion, Jr., *Trade Dress as the Only Club in the Bag to Protect Golf Club Manufacturers From "Knock-Offs" of Their Prized Boutique Golf Clubs*, 3 TEX. REV. ENT. & SPORTS L. 43 (2002).

2. Cameron Smith, Note & Comment, *Squeezing The Juice® Out of The Washington Redskins®: Intellectual Property Rights in "Scandalous" and "Disparaging" Trademarks After Harjo v. Pro-Football Inc.*, 77 WASH. L. REV. 1295 (2002).

#### International Law Issues

1. Edward H. Jurith & Mark W. Beddoes, *The United States' and International Response to the Problem of Doping in Sports*, 12 FORDHAM INTELL. PROP. MEDIA & ENT. L.J. 461 (2002).

2. Claudio Lucifora & Rob Simmons, *Superstar Effects in Sport: Evidence From Italian Soccer*, 4 J. SPORTS ECON. 35 (2003).

3. Michael S. Straubel, *Doping Due Process: A Critique of the Doping Control Process in International Sport*, 106 DICK. L. REV. 523 (2002).

4. Peter K. Yu, *The Harmonization Game: What Basketball Can Teach About Intellectual Property and International Trade*, 26 FORDHAM INT'L L.J. 218 (2003).

#### Labor Law Issues

1. Michael J. Goldberg, *Inside Baseball at the NLRB: Chairman Gould and His Critics*, 55 STAN. L. REV. 1045 (2002) (reviewing William B. Gould IV, *Labored Relations: Law, Politics, and the NLRB—A Memoir* (2000)).

2. Emily J. Huitsing, Note, *Retaining Bargained-For Finality and Judicial Review in Labor Arbitration Decisions: Dual Interests Preserved in Major League Baseball Players Association v. Garvey*, 2002 J. DISP. RESOL. 453 (2002).

3. Nathan McCoy & Kerry Knox, Comment, *Flexing Union Muscle—Is it The Right Game Plan for Revenue Generating Student-Athletes in Their Contest for Benefits Reform with the NCAA?*, 69 TENN. L. REV. 1051 (2002).

4. Mark M. Rabuano, Comment, *An Examination of Drug-Testing as a Mandatory Subject of Collective Bargaining in Major League Baseball*, 4 U. PA. J. LAB. & EMP. L. 439 (2002).

5. Paul D. Staudohar, *The End of Baseball as We Knew it: The Players Union, 1960-81*, 56 IND. & LAB. REL. REV. 367 (2003) (book review).

#### Medical Issues

1. Nick DiCello, Note, *No Pain, No Gain, No Compensation: Exploiting Professional Athletes Through Substandard Medical Care Administered by Team Physicians*, 49 CLEV. ST. L. REV. 507 (2001).

2. Alexander N. Hecht, *Legal and Ethical Aspects of Sports-Related Concussions: The Merrill Hoge Story*, 12 SETON HALL J. SPORTS L. 17 (2002).

3. Hayden Opie, *Australian Medico-Legal Issues in Sport: The View from the Grandstand*, 13 MARQ. SPORTS L. REV. 113 (2002).

4. E. Tim Walker, Comment, *Missing The Target: How Performance-Enhancing Drugs Go Unnoticed and Endanger the Lives of Athletes*, 10 VILL. SPORTS & ENT. L.J. 181 (2003).

### Professional Sports

1. Bryan Day, *Labor Pains: Why Contraction is Not The Solution to Major League Baseball's Competitive Balance Problems*, 12 FORDHAM INTELL. PROP. MEDIA & ENT. L.J. 521 (2002).

2. Patrick B. Fife, Note, *The National Boxing Commission Act of 2001: It's Time For Congress to Step Into the Ring and Save the Sport of Boxing*, 30 HOFSTRA L. REV. 1299 (2002).

3. Robert L. Bard & Lewis Kurlantzick, *Knicks-Heat and the Appropriateness of Sanctions in Sport*, 20 CARDOZO ARTS & ENT. L.J. 507 (2002).

4. Anthony C. Krautmann, Elizabeth Gustafson & Lawrence Hadley, Research Note, *A Note on the Structural Stability of Salary Equations: Major League Baseball Pitchers*, 4 J. SPORTS ECON. 56 (2003).

5. Thomas Lombardi, Note, *Can't We Play Too? The Legality of Excluding Preparatory Players From the NBA*, 5 VAND. J. ENT. L. & PRAC. 32 (2003).

6. Daniel R. Marburger, *Does the Assignment of Property Rights Encourage or Discourage Shirking?: Evidence From Major League Baseball*, 4 J. SPORTS ECON. 19 (2003).

7. Scott Rosner, *Squeeze Play: Analyzing Contraction in Professional Sports*, 10 VILL. SPORTS & ENT. L.J. 29 (2003).

8. Gilbert Stein, *Introduction*, 10 VILL. SPORTS & ENT. L.J. 1 (2003).

### Stadium and Venues

1. Brian Adams, Note, *Stadium Funding In Massachusetts: Has The Commonwealth Found The Balance In Private vs. Public Spending?*, 51 CATH. U. L. REV. 655 (2002).

2. Symposium, *Panel I: Stadium Finance, Naming Rights & Team Relocation*, 12 FORDHAM INTELL. PROP. MEDIA & ENT. L.J. 291 (2002).

3. Symposium, *Panel II: Regulations Governing Drugs And Performance Enhancers In Sports*, 12 FORDHAM INTELL. PROP. MEDIA & ENT. L.J. 337 (2002).

4. Symposium, *Panel III: Restructuring Professional Sports Leagues*, 12 Fordham Intell. Prop. Media & Ent. L.J. 413 (2002).

### Tax Issues

1. Carole C. Berry, *Taxation of U.S. Athletes Playing in Foreign Countries*, 13 MARQ. SPORTS L. REV. 1 (2002).

2. Bronson J. Bigelow, Note, *Racing Without a Profit Objective and Crashing Into Section 183: Zidar v. Commissioner*, 55 TAX LAW 871 (2002).

### Tort Law

1. Patricia Abbott, Note, *Sain v. Cedar Rapids Community School District: Providing Special Protection for Student-Athletes?*, 2002 BYU EDUC. & L. J. 291.

2. Gil Fried & Robin Ammon Jr., *Baseball Spectators' Assumption of Risk: Is it "Fair" or "Foul"?*, 13 MARQ. SPORTS L. REV. 39 (2002).

3. Susan M. Gilles, *From Baseball Parks to the Public Arena: Assumption of the Risk in Tort Law and Constitutional Libel Law*, 75 TEMPLE L. REV. 231 (2002).

4. Pamela C. Laucella & Barbara Osborne, *Libel and College Coaches*, 12 J. LEGAL ASPECTS OF SPORT 183 (2002).

5. Matthew D. Thompson, Note, *When Athletes Breach: Tortious Interference with the Contractual Relation of Season Ticket Holders*, 7 SUFFOLK J. TRIAL & APP. ADV. 167 (2002).

#### Miscellaneous

1. Bill Haltom, *From Pastime to Fast Times or, How to Stay Awake During the World Series*, 38-OCT. TENN. B.J. 38 (2002).

2. Robert M. Jarvis & Phyllis Coleman, *Benjamin N. Cardozo: New York Giant*, 13 MARQ. SPORTS L. REV. 63 (2002).

3. Robert M. Jarvis & Phyllis Coleman, *The Uncommon Origins of 'The Common Law Origins of the Infield Fly Rule'*, 19 ENT. & SPORTS LAW. 17 (2002).

4. Thomas D. Lohrentz, *Waivers & Releases for the Health & Fitness Club Industry (Third Edition)*, 3 TEX. REV. ENT. & SPORTS L. 85 (2002) (book review).

5. Lori K. Miller, *The Non-Lawyer Educator Teaching Legal Issues in Higher Education: Legally and Educationally Defensible?*, 12 J. LEGAL ASPECTS OF SPORT 205 (2002).

6. Michael Mondello & Paul M. Pedersen, Research Note, *A Content Analysis of the Journal of Sports Economics*, 4 J. SPORTS ECON. 64 (2003).

7. James L. Shulman & William G. Bowen, *Authors Respond to Hal Scott's and Douglas Toma and Thomas Kecskemethy's Reviews of The Game of Life*, 29 J.C. & U.L. 189 (2002).

8. Paul Tagliabue, *A Tribute to Byron White*, 112 Yale L.J. 999 (2003).

