

# 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*, 9 Marq. Sports L. J. (1998)  
Available at: <http://scholarship.law.marquette.edu/sportslaw/vol9/iss1/10>

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

[Articles were included in this index if they were published after May of 1998. Sources used for this index include: LEXIS, WESTLAW, the NSLI's Library, Legal-Trac, InfoTrac, SmartClip, and the Index to Legal Periodicals.]

### Agency

1. *The Long Awaited Quadruple Play: Proposed Amendments to Four Major Areas of the Alabama Athlete Agents Regulatory Act of 1997*, 8 DEPAUL-LCA J. ART & ENT. L. 191 (1997).
2. Rob Remis, *Analysis of Civil and Criminal Penalties in Athlete Agent Statutes and Support for the Imposition of Civil and Criminal Liability Upon Athletes*, 8 SETON HALL J. SPORT L. 1 (1998).
3. Rob Remis, *The Art of Being a Sports Agent In More Than One State: Analysis of Registration and Reporting Requirements and Development of a Model Strategy*, 8 SETON HALL J. SPORT L. 419 (1998).
4. Alan I. Shanaman & Holden W. Stein, *Anatomy of an NFL Sports Agent*, 3 DET. C.L. ENT. & SPORTS L.J. 57 (1998).
5. Bruce K. Stewart, *The Regulation of Sport Agents: for the Love of Money*, 8 J. LEG. ASPECTS OF SPORT 18 (1998).
6. Joseph D. Wright, *NFL Contract Negotiations in the Aftermath of White v. National Football League IV*, 8 DEPAUL-LCA J. ART & ENT. L. 115 (1997).

### Amateur Sports

1. Michael P. Acain, *Revenue Sharing: A Simple Cure for the Exploitation of College Athletes*, 18 LOY. L.A. ENT. L.J. 307 (1998).
2. Robert J. Adelman, *Has Time Run Out for the NCAA? An Analysis of the NCAA as a Place of Public Accommodation*, 8 DEPAUL-LCA J. ART & ENT. L. 79 (1997).
3. Melissa R. Bitting, *Mandatory, Binding Arbitration for Olympic Athletes: Is the Process Better or Worse for "Job Security,"* 25 FLA. ST. U. L. REV. 655 (1998).
4. David A. Brown & Thomas H. Sawyer, *Risk Management Study of NCAA Division II Athletic Directors*, 8 J. LEG. ASPECTS OF SPORT 25 (1998).
5. Walter T. Champion, *A Critical Look at the So-Called Locker Room Mentality as a Means to Rationalize the Drug Testing of Student Athletes*, 4 VILL. SPORTS & ENT. L.J. 283 (1997).
6. Johnathan Pucci Diggin, *Constitutional Law-Equal Protection-School District Policy That Restricts Participation in Extracurricular Activities to Public School Students Does Not Violate a Private School Student's Equal Protection Rights-KARTEIN v. CONRAD SCHOOL DISTRICT*, 931 P.2d 1311 (Mont. 1997), 8 SETON HALL J. SPORT L. 327 (1998).
7. Colleen M. Evale, *Sandison v. Michigan High School Athletic Association: The Sixth Circuit Sets Up Age Restrictions as Insurmountable Hurdles for Learning-Disabled High School Student-Athletes*, 5 SPORTS LAW. J. 109 (1998).
8. Mark R. Freitas, *Applying the Rehabilitation Act and the Americans with Disabilities Act to Student-Athletes*, 5 SPORTS LAW. J. 139 (1998).
9. John Gibeaut, *The ADA and the NCAA: Learning-Disabled Athletes Challenge Course Requirements*, 84-MAR. A.B.A. J. 34 (1998).
10. *High School Athletic Association Did Not Violate ADA or Rehabilitation Act by Refusing to Waive Eight-Semester Eligibility Rule to Permit Student With Attention Deficit Disorder to Play Basketball During His Fifth Year in High School*, 19 ENT. L. REP. 18 (1998).
11. Christopher W. Lewis, *Athletic Eligibility-Too High a Hurdle for the Learning Disabled*, 15 T.M. COOLEY L. REV. 75 (1998).

12. Adam A. Milani, *Can I Play?: The Dilemma of the Disabled Athlete in Interscholastic*, 48 ALA. L. REV. 817 (1998).
13. NCAA "Core Course" Requirement Does Not Violate Americans With Disabilities Act, Federal District Court Rules in Suit Brought by Learning Disabled Student Who Was Ineligible to Participate in NCAA Football During His Freshman Year, 20 ENT. L. REP. 16 (1998).
14. Laura Pentimone, *The National Collegiate Athletic Association's Quest to Educate the Student-Athlete: Are the Academic Eligibility Requirements an Attempt to Foster Academic Integrity or Merely to Promote Racism?*, 14 N.Y.L. SCH. J. HUM. RTS. 471 (1998).
15. Nancy K. Raber, *Dispute Resolution in Olympic Sport: The Court of Arbitration for Sport*, 8 SETON HALL J. SPORT L. 75 (1998).
16. Scott Rosner, *Must Kobe Come Out and Play? An Analysis of the Legality of Preventing High School Athletes and College Underclassmen from Entering Professional Sports Drafts*, 8 SETON HALL J. SPORT L. 539 (1998).
17. Thomas H. Sawyer & Robert E. Trichka, *State High School Athletic Association's Limited Participation Rules: Age Limitations*, 8 J. LEG. ASPECTS OF SPORT 69 (1998).
18. Peter M. Spingola, *Knapp v. Northwestern University: The Seventh Circuit Slam Dunks the Rights of the Disabled*, 73 CHI. KENT L. REV. 709 (1998).
19. John E. Theuman, *Validity, Under Rehabilitation Act or Americans With Disabilities Act, of Rules or Laws Limiting Participation in Interscholastic Sports to Those Below Specified Age*, 143 ALR FED. 567 (1998).
20. Robert E. Trichka & Thomas H. Sawyer, *State High School Athletic Association's Limited Participation Rules: Transfer*, 8 J. LEG. ASPECTS OF SPORT 158 (1998).
21. Chris Truax, *Why Can't the Football Team Read?: The Student Athlete's Right-to-Know Act and the Growing Threat of Liability*, 4 VILL. SPORTS & ENT. L.J. 301 (1997).
22. *University Has Right to Suspend Athlete Who Failed Drug Test: Brennen v. Board of Trustees*, 691 So.2d 324, 1997 La.App. LEXIS 873 (La.App. 1997), 19 ENT. L. REP. 16 (1998).
23. John T. Wolohan, *Are Age Restrictions a Necessary Requirement for Participation in Interscholastic Athletic Programs?* 66 UMKC L. REV. 345 (1997).
24. John T. Wolohan & Gary Gray, *Risk Management Behavior of Collegiate Ice Hockey Coaches*, 8 J. LEG. ASPECTS OF SPORT 35 (1998).

#### Gender Issues

1. Trudy Saunders Bredthauer, *Twenty-Five Years Under Title IX: Have We Made Progress?*, 31 CREIGHTON L. REV. 1107 (1998).
2. Timothy Davis & Tonya Parker, *Student Athlete Sexual Violence Against Women: Defining the Limits of Institutional Responsibility*, 55 WASH & LEE L. REV. 55 (1998).
3. Adam Fenton & Dr. Maureen Fitzgerald, *Compensation Issues in Coaching of Women's Amateur Sports: A Study of the Legal Precedents and Evaluation of Three Methods of Relief*, 8 J. LEG. ASPECTS OF SPORT 124 (1998).
4. Gil B. Fried, *Gender Analysis in Sports Litigation Give Her What She is Worth*, 8 J. LEG. ASPECTS OF SPORT 158 (1998).
5. Diane Heckman, *Lowrey v. Texas A&M University Systems: Title IX Vis-A-Vis Title VII Sex Discrimination and Retaliation in Educational Employment*, 124 ED. L. REP. 753 (1998).
6. *It's Not Just Your Fathers Game Anymore: Recent Connecticut Legislation Prohibits Gender Discrimination at Golf County Clubs*, 8 DEPAUL-LCA J. ART & ENT. L. 175 (1997).
7. Jessica E. Jay, *Women's Participation in Sports: Four Feminist Perspectives*, 7 TEX. J. WOMEN L. 1 (1998).

8. Nancy Kamp, *Gender Discrimination at Private Golf Clubs*, 5 SPORTS LAW. J. 89 (1998).
9. Mark Kelman, *(Why) Does Gender Equity In College Athletics Entail Gender Equality?* 7 S. CAL. REV. L. & WOMEN'S STUD. 63 (1998).
10. Crista D. Leahy, *The Title Bout: A Critical Review of the Regulation and Enforcement of Title IX in Intercollegiate Athletics*, 24 J.C. & U.L. 489 (1998).
11. Darryl C. Wilson, *Title IX's Collegiate Sports Application Raises Serious Questions Regarding the Role of the NCAA*, 31 J. MARSHALL L. REV. 1303 (1998).

### Intellectual Property Issues

1. Andrew D. Baharlias, . . . *Yes, I Think the Yankees Might Sue if We Named Our Popcorn 'Yankees Toffee Crunch.'* A Comprehensive Look at Trademark Infringement Defenses in the Context of the Professional and Collegiate Sports-Industry, 8 SETON HALL J. SPORT L. 99 (1998).
2. Erinn M. Batcha, *Who Are the Real Competitors in the Olympic Games? Dual Olympic Battles: Trademark Infringement and Ambush Marketing Harm Corporate Sponsors-Violations Against the USCO and Its Corporate Sponsors*, 8 SETON HALL J. SPORT L. 229 (1998).
3. Holly M. Burch, *A Sports Explosion: Intellectual Property Rights in Professional Athletic Franchises*, 5 SPORTS LAW. J. 29 (1998).
4. Kym Carrier, *Right of Publicity: Cartoons, L.C. v. Major League Baseball Players Association*, 51 OKLA. L. REV. 159 (1998).
5. *Federal Court Dismisses Most, but Not All, of Upper Deck's Claims Against Score Board and Other Sports Memorabilia Dealers Alleging Violations of Upper Deck's Rights to Sell Mickey Mantle and Joe Montana Autographed Merchandise*, 19 ENT. L. REP. 14 (1998).
6. Mark A. Feest, *National Basketball Association v. Motorola, Inc.: Does the Copyright Act Partially Preempt State Misappropriation Claims?* 24 J. CONTEMP. L. 99 (1998).
7. Rebecca Kwok, *Cartoons v. Major League Baseball Players Association: Fair Use or Foul Play?*, 5 UCLA ENT. L. REV. 315 (1998).
8. Shane M. McGee, Casenote: *Cooling Off the Hot-News Exception: National Basketball Ass'n v. Motorola, Inc.*, 105 F.3d 841 (2d Cir. 1997), 66 U. CIN. L. REV. 1019 (1998).
9. Anita M. Moorman & Mary A. Hums, *Sport Logo Trademark Infringement and the Christian Apparel Industry: Legal and Managerial Considerations for Sport Organizations*, 8 J. LEG. ASPECTS OF SPORT 58 (1998).
10. Sigrid Kun, *Race Horses and Intellectual Property Rights: Racing Towards Recognition*, 17 QUINNIPIAC L. REV. 207 (1997).
11. Darryl C. Wilson, *The Legal Ramifications of Saving Face: An Integrated Analysis of Intellectual Property and Sport*, 4 VILL. SPORTS & ENT. L.J. (1997).

### Miscellaneous

1. Andrew W. Anderson, *Contemporary Issues in Personal Water Craft Legislation, Regulation, and Litigation*, 29 J. MAR. L. & COM. 231 (1998).
2. *Ace in the Hole: Regulation of Internet Service Providers Saves the Internet Gambling Prohibition Act of 1997*, 8 DEPAUL-LCA J. ART & ENT. L. 155 (1997).
3. Rachel B. Arnedt, *European Union Law and Football Nationality Restrictions: The Economics and Politics of the Bosman Decision*, 12 EMORY INT'L L. REV. 1091 (1998).
4. Margareta Baddeley, *The Protection of the Personal Rights of Athletes: Concept, Application and Function of Such a Protection in Swiss Civil Law*, 6 SPORT & THE LAW J. 19 (1998).

5. Scott Bouvier, *The Broadcasting of Sport and Major Events Under the Broadcasting Bill*, 5 CARDOZO J. INT'L & COMP. L. 507 (1997).
6. Eric D. Brophy, *Smoking is Dangerous to your Health: Especially If You Are A Sports Advertiser*, 8 SETON HALL J. SPORT L. 261 (1998).
7. Terrence J. Centner, *Modifying Negligence Law For Equine Activities In Arkansas: A New Good Samaritan Paradigm for Equine Activity Sponsors*, 50 ARK. L. REV. 637 (1998).
8. James H. Chalot, *Colorado Ski Law*, 27-FEB. COLO. LAW. 5 (1998).
9. Christopher M. Chiafullo, *From Personal Foul to Personal Attack: How Sports Officials Are the Target of Physical Abuse from Players, Coaches and Fans Alike*, 8 SETON HALL J. SPORT L. 201 (1998).
10. Anthony DiMaggio, *Suffering In Silence: Should They be Cheered or Feared? (Mandatory HIV Testing of Athletes as a Health and Safety Issue)*, 8 SETON HALL J. SPORT L. 663 (1998).
11. Thomas R. Dominczyk, *The New Melting Pot: As American Attitudes Toward Foreigners Continue to Decline, Athletes Are Welcomed with Open Arms*, 8 SETON HALL J. SPORT L. 165 (1998).
12. David B. Dornak, *A New Generation Is Teeing Off: Is Tiger Woods Making Divots on Environmentally Sound Golf Courses?* 23 COLUM. J. ENVTL. L. 299 (1998).
13. Jonathan S. Feld & Andrew N. Gentin, *A New Spin On Sports Wagering Over the Internet*, 5 BUS. CRIMES BULL.: COMPLIANCE & LITIG. 6 (1998).
14. Ronald A. Fitzgerald, *Symposium: "Summertime Sailing: Cruise Ships, Pleasure Boats, and the Law": Third Session: Pleasure Boats: Yacht Racing: A Legal Perspective*, 29 J. MAR. L. & COM. 267 (1998).
15. Daniel Friedenzohn, *A Short Sports Segment: Public Use and Land Acquisition for Fastballs and Footballs*, 3 DET. C.L. ENT. & SPORTS L.J 5 (1998).
16. Edward Grayson, *Lecture-Sport and the Law: A Return to Corinthian Values?*, 6 SPORT & THE LAW J. 1 (1998).
17. Stanley L. Grazis, *Liability of Participant in Team Athletic Competition for Injury to or Death of Another Participant*, 55 ALR 5th 529 (1998).
18. Catherine Hansen-Stamp, *Recreational Injuries and Inherent Risks: Wyoming's Recreational Safety Act-An Update*, 33 LAND & WATER L. REV. 249 (1998).
19. Robert D. Howell, *Tee'd Off-Golf Course Designers Score Double Bogey in Search for Protection of Their Hole Designs*, 5 J. INTELL.PROP. L. 337 (1997).
20. Jeff S. Lambert, *Avoiding the Rough: A Two Case Analysis and Perspective on Defining the Boundaries of Trade Dress Protection for Golf Equipment*, 5 SPORTS LAW. J. 61 (1998).
21. Stephanie A. Martz, *Legalized Gambling and Public Corruption: Removing the Incentive to Act Corruptly or, Teaching an Old Dog New Tricks*, 13 J.L. & POL. 453 (1997).
22. Craig Moore, *Sporting Injury Abroad: Jurisdiction and the Proper Law*, 6 SPORT & THE LAW J. 31 (1998).
23. Michael A. Shadiak, *Torts-Act of God-Does a Golf Course Owner and/or Operator Owe a Duty of Care to Its Patrons to Protect Them from Lightning Strikes? Maussner v. Atlantic City Country Club, Inc.*, 691 A.2d 826 (N.J. Super. Ct. App. Div. 1997), 8 SETON HALL J. SPORT L. 301 (1998).
24. Allan B. Solomon & Gregory D. Guida, *Riverboat Gaming: Legislation, Licensing, Site Selection, and Caselaw*, 29 J. MAR. L. & COM. 215 (1998).
25. Douglas Stewart, *Safety in Sport*, 6 SPORT & THE LAW J. 41 (1998).
26. Brian Mitchell Warshawsky, *Slap Shot: Prosecutorial Discretion and the Scope of Implied Consent*, 3 DET C.L. ENT. & SPORTS L.J 75 (1998).

27. Ethan G. Zlotchew, "Scandalous" or "Disparaging"? It Should Make a Difference in Opposition and Cancellations Actions: Views in the Lanham Act's Section 2(a) Prohibitions Using the Example of Native American Symbolism in Athletics, 22 COLUMBIA-VLA J.L. & ARTS 217 (1998).

### Professional Sports

1. Emiline C. Acton, *Public Financing of Sports Stadiums and Other Recreational Facilities: Can the Deal be "Too Sweet"?*, 27 STETSON L. REV. 877 (1998).

2. Craig F. Arcella, *Major League Baseball's Disempowered Commissioner: Judicial Ramifications of the 1994 Restructuring*, 97 COLUM. L. REV. 2420 (1998).

3. Thomas J. Arkell, *National Hockey League Jurisprudence: Past, Present and Future*, 8 SETON HALL J. SPORT L. 135 (1998).

4. Pamela A. Clark, *Brown v. Pro Football, Inc.: The Supreme Court Benches a Player's Right to Negotiate Salary*, 35 HOUSTON L. REV. 571 (1998).

5. Jonathan M. Conti, *The Effect of Salary Arbitration on Major League Baseball*, 5 SPORTS LAW. J. 221 (1998).

6. John Croke, *An Examination of the Antitrust Issues Surrounding the NBA Decertification Crisis*, 5 SPORTS LAW. J. 163 (1998).

7. Andrew B. Dzeguze, *Has the FDA Bought the Winston Cup?: A Takings Analysis of the Proposed Ban on Sports Sponsorships by Tobacco Companies as Applied to NASCAR*, 20 HASTINGS COMM. & ENT. L.J. 445 (1998).

8. Michael T. Flannery & Raymond C. O'Brien, *Mandatory HIV Testing of Professional Boxers: An Unconstitutional Effort to Regulate a Sport that Needs to Be Regulated*, 31 U.C. DAVIS L. REV. 409 (1998).

9. Ian Fullagar, *Australian Football League v. Carlton Football Club, Ltd.*, 21 MELB. U. L. REV. 703 (1997).

10. Andrew Gasper, *Senator Moynihan's Field of Dreams: If You Build IT, They Will Come. . . But Not at the Federal Taxpayers' Expense*, 17 VA. TAX REV. 341 (1997).

11. John C. Graves, *Controlling Athletes with the Draft and the Salary Cap: Are Both Necessary?*, 5 SPORTS LAW. J. 185 (1998).

12. Richard E. Green, *The Taxing Profession of Major League Baseball: a Comprehensive Analysis of Nonresident Taxation*, 5 SPORTS LAW. J. 273 (1998).

13. Joshua Hamilton, *Congress In Relief: The Economic Importance of Revoking Baseball's Antitrust Exemption*, 38 SANTA CLARA L. REV. 301 (1998).

14. Kelly B. Koenig, *Mahmoud Abdul-Rauf's Suspension for Refusing to Stand for the National Anthem: A "Free Throw" for the NBA and Denver Nuggets, or a "Slam Dunk" Violation of Abdul-Rauf's Title VII Rights?* 76 WASH. U. L.Q. 377 (1998).

15. Eric I. Long, *The 1994 Baseball Strike Revisited: A Better Impasse Analysis*, 22 S. Ill. U. L.J. 117 (1997).

16. Edward Mathias, *Squeeze Play: Will Baseball's Economic Problems Cause More Legal Headaches for the National Pastime?*, 5 SPORTS LAW. J. 249 (1998).

17. Scott D. Matthews, *Will NASCAR Have to Put on the Brakes?: The Constitutionality of the FDA's Ban on Brand-Name Tobacco Sponsorship in Motor Sports*, 31 IND. L. REV. 219 (1998).

18. Michael P. Milton, *Should Drug and Alcohol Addictions Be Compensable Disabilities Under the NFL Player Retirement Plan? An Analysis of the Sweeney Case*, 5 SPORTS LAW. J. 205 (1998).

19. Geoffrey M. Moore, *Has Hockey Been "Checked from Behind" North of the Border? Unruh, Zapf, and Canada's Participant Liability Standard*, 5 SPORTS LAW. J. 1 (1998).

20. Laurie Nicole Robinson, *Professional Athletes-Held to a Higher Standard and Above the Law: A Comment on High-Profile Criminal Defendants and the Need for States to Establish High-Profile Courts*, 73 IND. L.J. 1313 (1998).

21. Adam Safir, *If You Build It, They Will Come: The Politics of Financing Sports Stadium Construction*, 13 J.L. & POL. 937 (1997).

22. Craig A. Sharon & Lloyd H. Mayer, *New Direction for Team Ownership? The Memphis Redbirds Baseball Foundation*, 16 ENT. & SPORTS LAW. 1 (1998).

23. Angelo Veljanovski, *Statutory Contract and Professional Sport: An Aspect of the Australian Superleague Cases*, 6 SPORT & THE LAW J. 12 (1998).

24. Jack F. Williams & Jack A. Chambless, *Title VII and the Reserve Clause: A Statistical Analysis of Salary Discrimination in Major League Baseball*, 52 U. MIAMI L. REV. 461 (1998).