

Index: Sports Law in Law Reviews & 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 & Journals, 21 Marq. Sports L. Rev. 813 (2011)

Available at: <http://scholarship.law.marquette.edu/sportslaw/vol21/iss2/1>

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

Van Ann Bui, *Varsity Blues: A Call to Reconfigure the Judicial Standard for High School Athletic Association Transfer Rules*, 34 COLUM. J.L. & ARTS 231 (2011).

Andrew B. Carrabis, *Strange Bedfellows: How the NCAA and EA Sports May Have Violated Antitrust and Right of Publicity Laws to Make a Profit at the Exploitation of Intercollegiate Amateurism*, 15 BARRY L. REV. 17 (2010).

Richard G. Johnson, *Submarining Due Process: How the NCAA Uses Its Restitution Rule to Deprive College Athletes of Their Right of Access to the Courts . . . Until Oliver v. NCAA*, 11 FLA. COASTAL L. REV. 459 (2010).

Robert A. McCormick & Amy Christian McCormick, *A Trail of Tears: The Exploitation of the College Athlete*, 11 FLA. COASTAL L. REV. 639 (2010).

Josephine R. Potuto & Jerry R. Parkinson, *If It Ain't Broke, Don't Fix It: An Examination of the NCAA Division I Infractions Committee's Composition and Decision-Making Process*, 89 NEB. L. REV. 437 (2011).

Glenn M. Wong, Warren Zola, & Chris Deubert, *Going Pro in Sports: Providing Guidance to Student-Athletes in a Complicated Legal and Regulatory Environment*, 28 CARDOZO ARTS & ENT. L.J. 553 (2011).

ANTITRUST LAW

Bradley R. Bultman, Comment, *Drafted Player Compensation: Incorrectly Hidden in the Afternoon Shadow of the Nonstatutory Labor Exemption*, 11 FLA. COASTAL L. REV. 687 (2010).

Matt Carter, Comment, *Punting on Logic: The Roberts Court to Sack Small Business Once Again in American Needle v. NFL*, 30 LOY. L.A. ENT. L. REV. 477 (2010).

Steve E. Cavezza, "Can I See Some ID?": *An Antitrust Analysis of NBA and NFL Draft Eligibility Rules*, 9 U. DENV. SPORTS & ENT. L.J. 22 (2010).

John A. Fortunato & Shannon E. Martin, *American Needle v. NFL: Legal and Sponsorship Implications*, 9 U. DENV. SPORTS & ENT. L.J. 73 (2010).

Nathaniel Grow, *Antitrust and the Bowl Championship Series*, 2 HARV. J. SPORTS & ENT. L. 53 (2011).

Nathaniel Grow, *Defining the "Business of Baseball": A Proposed Framework for Determining the Scope of Professional Baseball's Antitrust Exemption*, 44 U.C. DAVIS L. REV. 557 (2010).

Justin Hunt, *Why Single is Better: The Implications of a Multi-Entity Ruling on Revenue Sharing and the NFL Salary Cap*, 10 VA. SPORTS & ENT. L.J. 17 (2010).

Robert S. Jeffrey, Note, *Beyond the Hype: The Legal and Practical Consequences of American Needle*, 11 FLA. COASTAL L. REV. 667 (2010).

Camalla M. Kimbrough, Comment, *Upon Further Review: How the NFL's Exclusive Licensing Agreement with Reebok Survives Antitrust Scrutiny Despite the League's Flawed Single-Entity Defense*, 13 TUL. J. TECH. & INTELL. PROP. 235 (2010).

M. Scott LeBlanc, *American Needle, Inc. v. NFL: Professional Sports Leagues and "Single-Entity" Antitrust Exemption*, 5 DUKE J. CONST. L. & SIDEBAR 148 (2010).

Jeffrey J.R. Sundram, Comment, *The Downside of Success: How Increased Commercialism Could Cost the NCAA Its Biggest Antitrust Defense*, 85 TUL. L. REV. 543 (2010).

Kelly M. Vaughn, Note, *First and Goal: How the NFL's Personal Conduct Policy Complies with Federal Antitrust Law*, 96 CORNELL L. REV. 609 (2011).

BANKRUPTCY

Elizabeth Blakely, Comment, *Dewey Ranch and the Role of the Bankruptcy Court in Decisions Relating to the Permissible Control of National Sports Leagues Over Individual Franchise Owners*, 21 SETON HALL J. SPORTS & ENT. L. 105 (2011).

Nicolas Saenz, Note, *Sports Franchise Bankruptcy: A New Way for Team Owners to Escape League Control?*, 10 VA. SPORTS & ENT. L.J. 63 (2010).

CONSTITUTIONAL LAW

Christina M. Locke, *Does Anti-Paparazzi Mean Anti-Press?: First Amendment Implications of Privacy Legislation in the Newsroom*, 20 SETON HALL J. SPORTS & ENT. L. 227 (2010).

John K. Tokarz, Comment, *Involuntary Servants: The NCAA's Abridgement of Student-Athletes' Economic Rights in Perpetuity Violates the*

Thirteenth Amendment, 2010 WIS. L. REV. 1501 (2010).

CRIMINAL LAW

David Feingold, Note, *Who Takes the Heat? Criminal Liability for Heat-Related Deaths in High School Athletics*, 17 CARDOZO J.L. & GENDER 359 (2011).

David Marck, Comment, *Necessary Roughness?: An Argument for the Assignment of Criminal Liability in Cases of Student-Athlete Sustained Heat-Related Deaths*, 21 SETON HALL J. SPORTS & ENT. L. 177 (2011).

DISCRIMINATION ISSUES

Travis Tygart, *The Americans With Disabilities Act, the United States Anti-Doping Agency, and the Effort Toward an Equal Opportunity: A Case Study of the United States Anti-Doping Agency v. George Hartman Matter*, 2 HARV. J. SPORTS & ENT. L. 199 (2011).

John R. Wallace, Note, *Discriminatory & Disparaging Team Names, Logos, & Mascots: Workable Challenges & the Misapplication of the Doctrine of Laches*, 12 RUTGERS RACE & L. REV. 203 (2011).

Benjamin S. Weisfelner, Comment, *Reverse Slam Dunk: Making the Case that the National Basketball Association's Minimum Age Requirement Violates State Discrimination Laws*, 21 SETON HALL J. SPORTS & ENT. L. 203 (2011).

DRUG TESTING AND DOPING ISSUES

Benjamin B. Hanson, Comment, *Defend the Williams Wall, Leave Professional Sports Drug Testing Policies in Shambles: The Decision and Consequences of Williams v. NFL*, 33 HAMLINE L. REV. 327 (2010).

Alan J. Hart, Comment, *Barry Bonds and the Baseball Hall of Fame: Is It in the "Best Interest of Baseball"?*, 40 SW. L. REV. 175 (2010).

Meredith Lambert, Comment, *The Competing Justices of Clean Sport: Strengthening the Integrity of International Athletics While Affording a Fair Process for the Individual Athlete Under the World Anti-Doping Program*, 23 TEMP. INT'L & COMP. L.J. 409 (2009).

ENTERTAINMENT LAW

John Frega, Comment, *The Performance Rights Act of 2009 and the Local Radio Freedom Act: Will Performance Rights Kill the Radio Star?*, 20 SETON

HALL J. SPORTS & ENT. L. 333 (2010).

GAMBLING ISSUES

Anthony G. Galasso, Jr., Note, *Betting Against the House (and Senate): The Case for Legal, State-Sponsored Sports Wagering in a Post-PASPA World*, 99 KY. L.J. 163 (2010).

GENDER ISSUES

Erin E. Buzuvis, *Transgender Student-Athletes and Sex-Segregated Sport: Developing Policies of Inclusion for Intercollegiate and Interscholastic Athletics*, 21 SETON HALL J. SPORTS & ENT. L. 1 (2011).

Jessica Constance Caggiano, Note, *Girls Don't Just Wanna Have Fun: Moving Past Title IX's Contact Sports Exception*, 72 U. PITT. L. REV. 119 (2010).

Emily J. Cooper, Note, *Gender Testing in Athletic Competitions – Human Rights Violations: Why Michael Phelps is Praised and Caster Semenya is Chastised*, 14 J. GENDER RACE & JUST. 233 (2010).

Marielle Elisabet Dirx, Comment, *Calling an Audible: The Equal Protection Clause, Cross-Over Cases, and the Need to Change Title IX Regulations*, 80 MISS. L.J. 411 (2010).

Eleventh Annual Review of Gender and Sexuality Law: Educational Law Chapter: Athletics and Title IX of the 1972 Education Amendments, 11 GEO. J. GENDER & L. 245 (Elizabeth Jewell Ed., 2010).

Dionne L. Koller, *Not Just One of the Boys: A Post-Feminist Critique of Title IX's Vision for Gender Equity in Sports*, 43 CONN. L. REV. 401 (2010).

Anna Peterson, Comment, *But She Doesn't Run Like a Girl . . . : The Ethic of Fair Play and the Binary Conception of Sex*, 19 TUL. J. INT'L & COMP. L. 315 (2010).

INTELLECTUAL PROPERTY LAW

Bruce E. Boyden, *Games and Other Uncopyrightable Systems*, 18 GEO. MASON L. REV. 439 (2011).

Julia Brighton, Note, *The NCAA and the Right of Publicity: How the O'Bannon/Keller Case May Finally Level the Playing Field*, 33 HASTINGS COMM. & ENT. L.J. 275 (2011).

Lauren A. Fields, Comment, *Who Owns Dat?*, 13 TUL. J. TECH. & INTELL. PROP. 251 (2010).

Risa J. Weaver, *Online Fantasy Sports Litigation and the Need for a*

Federal Right of Publicity Statute, 2010 DUKE L. & TECH. REV. 2 (2010).

INTERNATIONAL SPORTS LAW

Joseph R. Brubaker & Michael W. Kulikowsky, *A Sporting Chance? The Court of Arbitration for Sport Regulates Arbitrator-Counsel Role Switching*, 10 VA. SPORTS & ENT. L.J. 1 (2010).

Matthew J. Mitten & Hayden Opie, *"Sports Law": Implications for the Development of International, Comparative, and National Law and Global Dispute Resolution*, 85 TUL. L. REV. 269 (2010).

LABOR LAW

David Adelsberg, Note, *Did the MLBPA Strike Out? An Analysis of Union Liability in Major League Baseball's Anonymous 2003 Steroid Testing*, 28 CARDOZO ARTS & ENT. L.J. 695 (2011).

Susan McAleavey, Note, *Spendthrift Trust: An Alternative to the NBA Age Rule*, 84 ST. JOHN'S L. REV. 279 (2010).

David H. Mincberg, Note, *Guns, Collective Bargaining, and Moral Turpitude: Gilbert Arenas and the National Basketball Association*, 10 VA. SPORTS & ENT. L.J. 43 (2010).

SPORTS AGENT ISSUES

Stacey B. Evans, Survey, *Sports Agents: Ethical Representatives or Overly Aggressive Adversaries?*, 17 VILL. SPORTS & ENT. L.J. 91 (2010).

Chris Deubert, *What's a "Clean" Agent to Do? The Case for a Cause of Action Against a Player's Association*, 18 VILL. SPORTS & ENT. L.J. 1 (2011).

STADIUM ISSUES

Jeremy H. Danney, Comment, *Sacking CEQA: How NFL Stadium Developers May Have Tackled the California Environmental Quality Act*, 19 PENN. ST. ENVTL. L. REV. 131 (2011).

Chris Dumbroski, *Application of the Public Trust Doctrine to the Pittsburgh Stadium and Exhibition Authority*, 7 DEPAUL J. SPORTS L. CONTEMP. PROBS. 63 (2010).

TAX LAW

Andrew D. Appleby, *Leveling the Playing Field: A Separate Tax Regime for International Athletes*, 36 BROOK. J. INT'L L. 605 (2011).

John D. Colombo, *The NCAA, Tax Exemption, and College Athletics*, 2010 U. ILL. L. REV. 109 (2010).

TORT LAW

John R. Braley III & John R. Braley IV, *It's All Fun and Games Until Someone Gets Hurt: Tort Liability and Managing Recreational Activity Risk in Virginia*, 10 APPALACHIAN J.L. 1 (2010).

Richard T. Karcher, *Rethinking Damages for Lost Earning Capacity in a Professional Sports Career: How to Translate Today's Athletic Potential Into Tomorrow's Dollars*, 14 CHAP. L. REV. 75 (2010).

Tom Kennaday, *Sports Participant Liability in South Carolina: The District Court Takes a Swing*, 22 S. CAROLINA LAWYER 20 (Jan. 2011).

David F. Tavella, *Duty of Care to Spectators at Sporting Events: A Unified Theory*, 5 FLA. A & M U. L. REV. 181 (2010).

MISCELLANEOUS

Douglas E. Abrams, *Sports in the Courts: The Role of Sports References in Judicial Opinions*, 17 VILL. SPORTS & ENT. L.J. 1 (2010).

Joseph F. Dorfler, Casenote, *America's Cup in America's Court: Golden Gate Yacht Club v. Societe Nautique de Geneve*, 18 VILL. SPORTS & ENT. L.J. 267 (2011).

Bruce Epperson, *The Great Schism: Federal Bicycle Safety Regulation and the Unraveling of American Bicycle Planning*, 37 TRANSP. L.J. 73 (2010).

Mitchell Nathanson, *Truly Sovereign at Last: C.B.C. Distribution v. MLB AM and the Redefinition of the Concept of Baseball*, 89 OR. L. REV. 581 (2010).

Michael R. Wilson, *Why So Stern?: The Growing Power of The NBA Commissioner*, 7 DEPAUL J. SPORTS L. CONTEMP. PROBS. 45 (2010).

Glenn M. Wong & Chris Deubert, *National Basketball Association General Managers: An Analysis of the Responsibilities, Qualifications, and Characteristics*, 18 VILL. SPORTS & ENT. L.J. 213 (2011).

Michael C. Shull