Marquette Sports Law Review

Volume 22 Article 1 Issue 2 Spring

Table of Contents

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



Part of the Entertainment and Sports Law Commons

Repository Citation

Table of Contents, 22 Marq. Sports L. Rev. (2012) $A vailable\ at: http://scholarship.law.marquette.edu/sportslaw/vol22/iss2/1$

This Prefatory Matter 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.

MARQUETTE SPORTS LAW REVIEW

VOLUME 22 SPRING 2012 NUMBER 2

CONTENTS

SYMPOSIUM: TITLE IX AT FORTY

IIILEIAAIFORII
TITLE IX AT FORTY: AN INTRODUCTION AND HISTORICAL REVIEW OF FORTY LEGAL DEVELOPMENTS THAT SHAPED GENDER EQUITY LAW Paul M. Anderson
GOING OUTSIDE TITLE IX TO KEEP COACH-ATHLETE RELATIONSHIPS IN BOUNDS
Deborah L. Brake395
EQUALITY BEYOND THE THREE-PART TEST: EXPLORING AND EXPLAINING THE INVISIBILITY OF TITLE IX'S EQUAL TREATMENT REQUIREMENT Erin E. Buzuvis & Kristine E. Newhall
BATTER UP: A LOOK AT THE SUPREME COURT'S LINEUP, INCLUDING THE INTERACTION WITH THE NEW CHIEF UMPIRE ON THE BENCH, AS TITLE IX MARKS ITS FORTIETH ANNIVERSARY Diane Heckman
PAY OR PLAY?: WHY REQUIRING NOTICE AND AN OPPORTUNITY TO CURE IN CLAIMS FOR MONEY DAMAGES BEST SERVES THE COMPLIANCE GOALS OF TITLE IX Julie G. Yap
YOU'LL NEVER WORK (OR PLAY) HERE AGAIN: A LINGERING QUESTION IN TITLE IX RETALIATION CLAIMS BROUGHT BY COACHES AND ATHLETES AFTER JACKSON V. BIRMINGHAM BOARD OF EDUCATION Brian L. Porto

"A RADICAL PROPOSAL": TITLE IX HAS NO ROLE IN COLLEGE SPORT PAY- FOR-PLAY DISCUSSIONS Ellen J. Staurowsky	
MORE OF THE SAME – ENOUGH ALREADY! Cynthia Lee A. Pemberton	
DEAR COLLEAGUE LETTERS	
DEAR COLLEAGUE LETTER: ATHLETIC ACTIVITIES COUNTED FOR TITLE IX COMPLIANCE – SEPTEMBER 17, 2008	
DEAR COLLEAGUE LETTER: INTERCOLLEGIATE ATHLETICS POLICY: THREE-PART TEST — PART THREE – APRIL 20, 2010	
DEAR COLLEAGUE LETTER (SEXUAL VIOLENCE LETTER) – APRIL 4, 2011	
BOOK REVIEW	
GETTING IN THE GAME: TITLE IX AND THE WOMEN'S SPORTS REVOLUTION Cassandra Jones	
ARTICLE	
CONSENT THEORY AS A POSSIBLE CURE FOR UNCONSCIONABLE TERMS IN STUDENT-ATHLETE CONTRACTS Thomas A. Baker III, John Grady & Jesse M. Rappole	
COMMENTS	
WISCONSIN LEGISLATURE EMPLOYS HALFTIME ADJUSTMENT: HOW WISCONSIN'S "NEW" INDIAN MASCOT LAW CHANGES THE OUTLOOK FOR FUTURE CHALLENGES TO THE USE OF DISCRIMINATORY NICKNAMES, MASCOTS, AND LOGOS IN WISCONSIN SCHOOLS Jeremy Daniel Heacox	
AVOIDING THE SACK: HOW NEBRASKA'S DEPARTURE FROM THE BIG 12 CHANGED COLLEGE FOOTBALL AND WHAT ATHLETIC CONFERENCES MUST DO TO PREVENT DEFECTION IN THE FUTURE Benjamin I. Leibovitz	

SURVEY

2011 ANNUAL SURVEY: RECENT DEVELOPMENTS IN SPORTS LAW
INDEX
SPORTS LAW IN LAW REVIEWS AND JOURNALS
Jeremy Daniel Heacox821