

Sports Law in Law Reviews and Journals

Krista D. Brown

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



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

Repository Citation

Krista D. Brown, *Sports Law in Law Reviews and Journals*, 25 Marq. Sports L. Rev. 349 (2014)

Available at: <http://scholarship.law.marquette.edu/sportslaw/vol25/iss1/16>

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

ALTERNATIVE DISPUTE RESOLUTION

Evan Goldsmith, *Adhesive Arbitration: The Sustaining Grace for the Future of the World's Most Profitable Sports Leagues*, 6 Y.B. ON ARB. & MEDIATION 387 (2014).

Sam B. Smith, Note, *Show Me the Mediation!: Introducing Mediation Prior to Salary Arbitration in Major League Baseball*, 42 HOFSTRA L. REV. 1007 (2014).

AMATEURISM

Micah Bucy, Comment, *The Costs of the Pay-to-Play Model in High School Athletics*, 13 U. MD. L.J. RACE, RELIGION, GENDER & CLASS 278 (2013).

ANTITRUST

Jonathan Becker, *Stepping Up to the Plate: Can the City of San Jose Overcome Baseball's Antitrust Exemption?*, 21 JEFFREY S. MOORAD SPORTS L.J. 431 (2014).

Babette Boliek, *Antitrust, Regulation, and the "New" Rules of Sports Telecasts*, 65 HASTINGS L.J. 501 (2014).

Justin B. Bryant, Note, *Analyzing the Scope of Major League Baseball's Antitrust Exemption in Light of ... (San Jose v. Office of the Commissioner of Baseball, No. C-13-02787 RMW, N.D. Cal., Oct. 11, 2013.)*, 89 NOTRE DAME L. REV. 1841 (2014).

Marc Edelman, *The Future of Amateurism After Antitrust Scrutiny: Why a Win for the Plaintiffs in the NCAA Student-Athlete Name & Likeness Licensing Litigation Will Not Lead to the Demise of College Sports*, 92 OR. L. REV. 1019 (2014).

Marc Edelman, *The NCAA's "Death Penalty" Sanction — Reasonable Self-Governance or an Illegal Group Boycott in Disguise?*, 18 LEWIS & CLARK L. REV. 385 (2014).

Marc Edelman, *A Short Treatise on Amateurism and Antitrust Law: Why the NCAA's No-pay Rules Violate Section 1 of the Sherman Act*, 64 CASE W. RES. L. REV. 61 (2013).

Gabe Feldman, *A Modest Proposal for Taming the Antitrust Beast*, 41 PEPP. L. REV. 249 (2014).

Alyssa Freeman, *"Whoa"-ing Equine Clones' Registration: Establishing Procompetitive Benefits to Counter the Anticompetitive Argument Against the American Quarter Horse Association's Ban on Clones*, 34 N. ILL. U. L. REV. 607 (2014).

Edward H. Grimmett, Comment, *NCAA Amateurism and Athletics: A Perfect Marriage or a Dysfunctional Relationship? -- An Antitrust Approach to Student-Athlete Compensation*, 30 TOURO L. REV. 823 (2014).

Randy Haight, *Alleging an Anticompetitive Impact on A Discernible Market: Changing the Antitrust Landscape for Collegiate Athletics*, 21 JEFFREY S. MOORAD SPORTS L.J. 19 (2014).

Yifei He, *American Needle Upon Remand*, 24 SETON HALL J. SPORTS & ENT. L. 43 (2014).

Daniel E. Lazaroff, *An Antitrust Exemption for the NCAA: Sound Policy for Letting the Fox Loose in the Henhouse?*, 41 PEPP. L. REV. 229 (2014).

Edan Lisovicz, Comment, *Protecting Home: Are MLB's Television Market Protections Reasonable Under Antitrust Law?*, 24 SETON HALL J. SPORTS & ENT. L. 203 (2014).

Jon M. Sands, *The Baseball Trust: A History of Baseball's Antitrust Exemption by Stuart Banner*, 61 FED. LAW., 121 (May/June 2014).

Jeffrey Standen, *Foot Falls in Crunch Time: Temporal Variance in Sports Law and Antitrust Regulation*, 41 PEPP. L. REV. 349 (2014).

BANKRUPTCY

Paul M. Lopez et al., *Valuation of the Professional Sportsfranchise in Bankruptcy: It's A Whole Different Ballgame*, 18 LEWIS & CLARK L. REV. 299 (2014).

CONCUSSIONS

Erin P. Andrews, *Avoiding the Technical Knockout: Tackling the Inadequacies of Youth Concussion Legislation*, 58 N.Y.L. SCH. L. REV. 417 (2014).

Andrew Brandt, moderator; Gordon Cooney, Paul Anderson, Sol Weiss, panelists, *Panel 3: Concussion Injury Litigation v. NFL Looking at Both Sides*, 20 JEFFREY S. MOORAD SPORTS L.J. 362 (2013).

Andrew Brandt, moderator; Marc Edelman, Dr. Michael Marino, student, Cailyn Reilly, panelists, *Panel 2, Building the Case—A Legal and Medical Background of Concussions*, 20 JEFFREY S. MOORAD SPORTS L.J. 347 (2013).

John Guccione, Note, *Moving Past a "Pocket Change" Settlement: The Threat of Preemption and How the Loss of Chance Doctrine Can Help NFL Concussion Plaintiffs Prove Causation*, 22 J.L. & POL'Y 907 (2014).

Samuel D. Hodge, Jr. & Shilpa Kadoo, *A Heads-Up on Traumatic Brain Injuries in Sports*, 17 J. HEALTH CARE L. & POL'Y 155 (2014).

Josh Hunsucker, Comment, *Buckle Your Chinstrap: Why Youth, High School, and College Football Should Adopt the NFL's Concussion Management Policies and Procedures*, 45 MCGEORGE L. REV. 801 (2014).

Heather MacGillivray, *Where Is the Awareness in Concussion Awareness: Can Concussed Players Really Assume the Risk in A Concussed State?*, 21 JEFFREY S. MOORAD SPORTS L.J. 529 (2014).

Melanie A. Orphanos, Note, *NFL's Litigation Skates Onto The Ice*, 20 CONN. INS. L.J. 635 (2013-2014).

K. Adam Pretty, *Dropping the Ball: The Failure of the NCAA to Address Concussions in College Football*, 89 NOTRE DAME L. REV. 2359 (2014).

Cailyn M. Reilly, *Where Is Concussion Litigation Headed? The Impact of Riddell, Inc. v. Schutt Sports, Inc. on Brain Injury Law*, (*Riddell, Inc. v. Schutt Sports, Inc.*, 724 F. Supp. 2d 963, 2010), 20 JEFFREY S. MOORAD SPORTS L.J. 517 (2013).

Rodney K. Smith, *Head Injuries, Student Welfare, and Saving College Football: A Game Plan for the NCAA*, 41 PEPP. L. REV. 267 (2014).

Symposium, *"Concussion Conundrum,"* 20 JEFFREY S. MOORAD SPORTS L.J. 347 (2013).

Symposium, *A Heads-Up on Traumatic Brain Injuries in Sports*, 17 J. HEALTH CARE L. & POL'Y 155 (2014).

Michael Telis, *Playing Through the Haze: The NFL Concussion Litigation and Section 301 Preemption*, 102 GEO. L.J. 1841 (2014).

Ashleigh Weinbrecht, Note, *The Connection Between Concussions and Chronic Traumatic Encephalopathy (CTE) in Professional Athletics: A Necessary Change in the "Sports Culture" in Light of Legal Barriers*, 14 J. L. SOC'Y 309 (2013).

CONSTITUTIONAL LAW

Daniel Berger, Student Article, *Constitutional Combat: Is Fighting a Form of Free Speech? The Ultimate Fighting Championship and Its Struggle Against the State of New York over the Message of Mixed Martial Arts*, 20 JEFFREY S.

MOORAD SPORTS L.J. 381 (2013).

Case Comment: *Constitutional Law - Tenth Amendment - Third Circuit Holds That PASPA is an Appropriate Exercise of Congressional Power.* - National Collegiate Athletic Ass'n v. Governor of New Jersey, 730 F.3d 208 (3d Cir. 2013), 127 HARV. L. REV. 2114 (May 2014).

Nolan McCready, *Former Student-Athletes' Property and Due Process Rights: The NCAA as State Actor in the Wake of the Penn State Sanctions*, 19 NEXUS: CHAP. J.L. & POL'Y 111 (2014).

Ryan Pree, Note, *Free Speech After Brown v. Entertainment Merchants Association: The Future of Video Game Regulation (Brown v. Entm't Merchants Ass'n, 131 S. Ct. 2729, 2011)*, 14 J. L. SOC'Y 245 (2013).

Michael Welsh, *Betting on State Equality: How the Expanded Equal Sovereignty Doctrine Applies to the Commerce Clause and Signals the Demise of the Professional and Amateur Sports Protection Act*, 55 B.C. L. REV. 1009 (2014).

CONTRACT LAW

Michael S. Beck, Note, *Fair of Foul? Major League Baseball's Use of a Tortious Interference Lawsuit as a Means of Investigation*, 32 CARDOZO ARTS & ENT. L.J. 927 (2014).

DISABILITY LAW

Michael A. McCann, *Do You Believe He Can Fly? Royce White and Reasonable Accommodations Under the Americans with Disabilities Act for NBA Players with Anxiety Disorder and Fear of Flying*, 41 PEPP. L. REV. 397 (2014).

DRUG TESTING & DOPING

Kyle Cassidy, Comment, *Reining in the Use of Performance Enhancing Drugs in Horseracing: Why a Federal Regulation Is Needed*, 24 SETON HALL J. SPORTS & ENT. L. 121 (2014).

Mark Curriden, *Thou Shall Not Cheat*, 100-OCT A.B.A.J. 46 (2014).

Brian A. Dziewa, Comment, *USADA the Unconquerable: The One-Side Nature of the United States Anti-Doping Administration's Arbitration Process*, 58 ST. LOUIS U. L.J. 875 (2014).

Bryan Gottlieb, *Avoiding Contractual Liability to Baseball Players Who Have Used Performance Enhancing Drugs: Can We Knock It Out of the Park?*, 77 ALB. L. REV. 615 (2014).

Stefii Jose, Note, *From Sport's Kangaroo Court to Supreme Court: How the Court of Arbitration for Sport Can Legitimize Anti-Doping Law*, 20 SW. J. INT'L

L. 401 (2014).

Jonathan H. Koh, Note, *Performance-Enhancing Drugs in Boxing: Preventing the Sweet Science from Becoming Chemical Warfare*, 87 S. CAL. L. REV. 335 (2014).

EDUCATION LAW

Michael Atkinson, Note, *Let Them Play: Why Kentucky Should Enact a "Tebow Bill" Allowing Homeschoolers to Participate in Public School Sports*, 43 J.L. & EDUC. 433 (2014).

M. Tyler Brown, *College Athletics Internships: The Case for Academic Credit in College Athletics*, 63 AM. U. L. REV. 1855 (2014).

Lynn M. Daggett, *"Minor Adjustments" and Other Not-So-Minor Obligations: Section 504, Private Religious K-12 Schools, and Students with Disabilities*, 52 U. LOUISVILLE L. REV. 301 (2014).

Konrad R. Krebs, Casenote, *ESPN v. Ohio State: The Ohio Supreme Court Uses FERPA to Play Defense for Offensive Athletic Programs*, 20 JEFFREY S. MOORAD SPORTS L.J. 573 (2013).

Richard L. McCormick, *Reflections on the Most Important Challenges Facing Our Colleges and Universities by an Experienced, Discerning, and Affectionate Critic: A Review of Derek Bok's Higher Education in America*, 40 J.C. & U.L. 567 (2014).

Matthew Mitten & Stephen F. Ross, *A Regulatory Solution to Better Promote the Educational Values and Economic Sustainability of Intercollegiate Athletics*, 92 OR. L. REV. 837 (2014).

Katherine D. Tohanczyn, Casenote, *Fumble!: How the North Carolina Courts Dropped the Ball in McAdoo v. University of North Carolina at Chapel Hill*, 21 JEFFREY S. MOORAD SPORTS L.J. 385 (2014).

ENVIRONMENTAL LAW

John Loughney, Note, *Major League Baseball and the Green Revolution: A Market-Based Approach to Maintaining Competitive Balance in the Face of Environmental Regulations*, 38 WM. & MARY ENVTL. L. & POL'Y REV. 709 (2014).

GAMBLING

Daniel Bernard, Note, *The NFL's Stance on Gambling: A Calculated Contradiction*, 4 UNLV GAMING L.J. 273 (2013).

Caitlin D. Buckstaff, Note, *Covering the Spread: An Assessment of Amateurism and Vulnerability of Student-Athletes in an Emerging Culture of Sports*

Wagering, 16 VAND. J. ENT. & TECH. L. 133 (2013).

Matthew T. Mierswa, Note, *Poor Man Wanna Be Rich, Rich Man Wanna Be King: The Battle to Legalize Sports Betting in the Garden State*, 38 SETON HALL LEGIS. J. 447 (2014).

Evan Simonsen, Note, *Against the Spread: The Legality of Full-Service Sports Wagering Kiosks*, 4 UNLV GAMING L.J. 241 (2013).

HEALTH & SAFETY

Francis X. Baker, *"Half Mental": Resolving the Risks Posed by Dual Competencies in Applied Sport Psychology*, 21 JEFFREY S. MOORAD SPORTS L.J. 185 (2014).

Rebecca Edwalds, *Restructuring Local School Wellness Policies: Amending the Kids Act to Fight Childhood Obesity*, 47 U. MICH. J.L. REFORM 1051 (2014).

Lauren Etter, *The Few, the Proud, the Extreme: Extreme Recreational Sports Are More Popular Than Ever, Bringing with Them Growing Numbers of Injuries and Deaths*, 100 A.B.A. J., 28 (June 2014).

Hosea H. Harvey, *Refereeing the Public Health*, 14 YALE J. HEALTH POL'Y L. & ETHICS 66 (2014).

Sara M. Lewis, Comment, *Man, Machine, or Mutant: When Will Athletes Abandon the Human Body?*, 20 JEFFREY S. MOORAD SPORTS L.J. 717 (2013).

Susan L. Smith & Miriam Shuchman, M.D., *Sickle Cell Screening of College Athletes: Legal Obligations Fulfilled, Moral Obligations Lacking*, 92 OR. L. REV. 1127 (2014).

Anne Villella & T.K. Keen, *Into the Wild: Can Regulation of Wilderness Recreational Activities Improve Safety and Reduce Search and Rescue Incidents?*, 21 JEFFREY S. MOORAD SPORTS L.J. 323 (2014).

INTELLECTUAL PROPERTY

Jennifer M. Adams, Comment, *Flag on the Play: Professional Sports Teams Calling Trademark Infringement on Their Superfans*, 20 JEFFREY S. MOORAD SPORTS L.J. 631 (2013).

Charles Bahlert, *College Football, Electronic Arts, Sand the Right of Publicity: Reality-Mimicking Run Amok*, 18 INTELL. PROP. L. BULL. 149 (2014).

Darren A. Heitner & Alan Wilmot, *Score A Touchdown, Kiss Your Tattoo, and Get Sued for Copyright Infringement?*, 21 JEFFREY S. MOORAD SPORTS L.J. 299 (2014).

James A. Johnson, O'Bannon: *What is the Right of Publicity?*, 86-SEP N.Y. ST. B.J. 37 (2014).

Mark S. Lee, *Other People's Personas: Three Recent Decisions Balance the Right of Publicity Against the First Amendment Right of A Video Game Maker*, 37 L.A. LAW. 36 (May 2014).

Christopher Miner, Comment, *Fantasy Sports and the Right of Publicity are Under Further Review*, 30 TOURO L. REV. 789 (2014).

Josephine (Jo) R. Potuto et. al., *What's in A Name? The Collegiate Mark, the Collegiate Model, and the Treatment of Student-Athletes*, 92 OR. L. REV. 879 (2014).

Kyle D. Simcox, Comment, *Selling Your Soul at the Crossroads: The Need for a Harmonized Standard Limiting the Publicity Rights of Professional Athletes*, 63 DEPAUL L. REV. 87 (2013).

Daniel Zemel, Comment, *Reply to Andrew F. Spillane's "The Continuing Vitality of the Presumption of Irreparable Harm in Copyright Cases,"* 24 SETON HALL J. SPORTS & ENT. L. 287 (2014).

INTERNATIONAL & COMPARATIVE LAW

Matt Kalthoff, Note, *Out of Sight, Out of Mind: Confronting the Legal, Economic and Social Issues Raised by Major League Baseball's Peculiar Treatment of Foreign Talent*, 29 CONN. J. INT'L L. 353 (2014).

Kevin Kehrl, Note, *The Unspecified Specificity of Sport: A Proposed Solution to the European Court of Justice's Treatment of the Specificity of Sport*, 39 BROOK. J. INT'L L. 403 (2014).

Steven Olenick et al., *Finding a Solution: Getting Professional Basketball Players Paid Overseas*, 15 TEX. REV. ENT. & SPORTS L. 1 (2013).

Anna Rosenblatt, *Turning Japanese in the Dominican Republic: Baseball in the United States, Dominican Republic and Japan and Implementing the United States-Japanese Posting System Model in the Dominican Republic*, 15 RUTGERS RACE & L. REV. 339 (2014).

Matthew R. Watson, Student Article, *The Dark Heart of Eastern Europe: Applying the British Model to Football-Related Violence and Racism*, 27 EMORY INT'L L. REV. 1055 (2013).

LABOR LAW & EMPLOYMENT

Chris Fontenelli, moderator; Hymie Elhai, John Ruzich, William Deni, David Caldwell, panelists, *Lockouts: Past, Present and Future (Panel)*, 24 SETON HALL J. SPORTS & ENT. L. 7 (2014).

William B. Gould IV et. al., *Full Court Press: Northwestern University, A New Challenge to the NCAA*, 35 LOY. L.A. ENT. L. REV. 1 (2014).

William B. Gould IV, *Bargaining, Race, and Globalization: How Baseball*

and Other Sports Mirror Collective Bargaining, Law, and Life, 48 U.S.F. L. REV. 1 (2013).

Timothy A. Galáz, *Bargaining for the Next Gay Player: How Can Jason Collins Help to Develop the National Basketball Association into a More Inclusive Workplace?*, 21 JEFFREY S. MOORAD SPORTS L.J. 461 (2014).

Alexandra Hayes, *Throwing the Red Flag: Why the NFL Should Challenge the Ruling on the Field That Player Decertification Lowers the Antitrust Shield*, 22 U. MIAMI BUS. L. REV. 117 (2014).

Matthew J. Parlow, *Lessons from the NBA Lockout: Union Democracy, Public Support, and the Folly of the National Basketball Players Association*, 67 OKLA. L. REV. 1 (2014).

Robert J. Romano, *Analyzing the United States—Japanese Player Contract Agreement: Is This Agreement in the Best Interest of Major League Baseball Players and if Not, Should the MLB Players Association Challenge the Legality of the Agreement as a Violation of Federal Law?*, 15 TEX. REV. ENT. & SPORTS L. 19 (2013).

Arielle Simkins, Comment, *Illegal Substitution: Did the NFL Replacement Referees Create an Abnormally Dangerous Working Condition for Players Under Federal Law?*, 24 SETON HALL J. SPORTS & ENT. L. 263 (2014).

Jeffrey Standen, *The Next Labor Market in College Sports*, 92 OR. L. REV. 1093 (2014).

Matthew Tymann, Note, *Locked out Without a Key: How the Eighth Circuit Wielded a Pro-Labor Statute as a Sword Against Labor*, 99 CORNELL L. REV. 953 (2014).

Justin C. Vine, Note, *Leveling the Playing Field: Student Athletes are Employees of Their University*, 12 CARDOZO PUB. L. POL'Y & ETHICS J. 235 (2013).

MEDIA RIGHTS

Warren S. Grimes, *The Distribution of Pay Television in the United States: Let an Unshackled Marketplace Decide*, 5 J. INT'L MEDIA & ENT. L. 1 (2014).

MISCELLANEOUS

Wes Bright, *Lasix and Horseracing: Till Death Do Them Part*, 6 KY. J. EQUINE, AGRIC. & NAT. RESOURCES L. 101 (2014).

Timothy F. Brown, Comment, *Historic Districts and the Imagined Community: A Study of the Impact of the Old Georgetown Act*, 24 SETON HALL J. SPORTS & ENT. L. 81 (2014).

Adam Epstein, *Missouri Sports Law*, 20 JEFFREY S. MOORAD SPORTS L.J. 495 (2013).

Christopher R. Deubert et al., *National Football League General Managers: An Analysis of the Responsibilities, Qualifications, and Characteristics*, 20 JEFFREY S. MOORAD SPORTS L.J. 427 (2013).

Brian R. Gallini, *Bringing Down a Legend: How an "Independent" Grand Jury Ended Joe Paterno's Career*, 80 TENN. L. REV. 705 (2013).

Nathaniel Grow, *Insolvent Professional Sports Teams: A Historical Case Study*, 18 LEWIS & CLARK L. REV. 345 (2014).

Ryan M. Knight, Note, *A Football Monopoly: The Lack of Parity and Financial Responsibility in Today's Game*, 20 ILSA J. INT'L & COMP. L. 107 (2013).

Lewis Kurlantzick & B.J. Pivonka, *League Ownership of Teams, Conflicts of Interest, and Personnel Exchanges*, 24 FORDHAM INTELL. PROP. MEDIA & ENT. L.J. 997 (2014).

Michael McTee, *E-Sports: More than Just A Fad*, 10 OKLA. J. L. & TECH. 70 (2014).

Christopher W. Schmidt, *Explaining the Baseball Revolution*, 45 ARIZ. ST. L.J. 1471 (2013).

Jeffrey Standen, *The Demise of the African American Baseball Player*, 18 LEWIS & CLARK L. REV. 421 (2014).

Kerri Lynn Stone, *Lessons from the Dolphins/Richie Incognito Saga*, 14 NEV. L.J. 723 (2014).

Leah Tuffanelli, *Super Bowl the Latest Front in Ticketing War*, ENT. & SPORTS LAW., 10 (2014).

Howard M. Wasserman, *An Empirical Analysis of the Infield Fly Rule*, 4 J.L. (3 J. LEGAL METRICS) 127 (2014).

Adam G. Yoffie, *There's a New Sheriff in Town: Commissioner-Elect Adam Silver & the Pressing Legal Challenges Facing the NBA Through the Prism of Contraction*, 21 JEFFREY S. MOORAD SPORTS L.J. 59 (2014).

Benette Zively, moderator; David Marlett, Steven Bradford, Jolie Goodnight, panelists, *Asking the Audience for Help: Crowdfunding as a Means of Control*, 15 TEX. REV. ENT. & SPORTS L. 87 (2013).

NCAA GOVERNANCE

Ryan Appel, *Breaking Bad: An Examination of the NCAA's Investigation Practices over the Last Forty Years*, 22 U. MIAMI BUS. L. REV. 83 (2014).

Frank Battaglia, Comment, *An Evolving NCAA Leading to an Expanded Client List*, 13 J. MARSHALL REV. INTELL. PROP. L. 463 (2014).

Matthew R. Cali, Comment, *The NCAA'S Transfer of Power: An Analysis of the Future Implications the Proposed NCAA Transfer Rules Will Have on the*

Landscape of College Sports, 21 JEFFREY S. MOORAD SPORTS L.J. 217 (2014).

Timothy Davis & Christopher T. Hairston, *Majoring in Infractions: The Evolution of the National Collegiate Athletic Association's Enforcement Structure*, 92 OR. L. REV. 979 (2014).

Vincent J. DiForte, Note, *Prevent Defense: Will the Return of the Multiyear Scholarship Only Prevent the NCAA's Success in Antitrust Litigation?*, 79 BROOK. L. REV. 1333 (2014).

M. Mark Heekin & Bruce W. Burton, *When is Minority Not Minority: NCAA Ignores Two Centuries of Anglo-American Contract Law Respecting Legal Status*, 21 JEFFREY S. MOORAD SPORTS L.J. 39 (2014).

Matthew J. Mitten, *The Penn State "Consent Decree": The NCAA's Coercive Means Don't Justify Its Laudable Ends, but Is There a Legal Remedy?*, 41 PEPP. L. REV. 321 (2014).

Brian L. Porto, *New Rules for an Old Game: Recent Changes to the NCAA Enforcement Process and Some Suggestions for the Future*, 92 OR. L. REV. 1057 (2014).

Stephen F. Ross, et al., *Judicial Review of NCAA Eligibility Decisions: Evaluation of the Restitution Rule and A Call for Arbitration*, 40 J.C. & U.L. 79 (2014).

Symposium, *The New Normal in College Sports: Realigned and Reckoning*, 41 PEPP. L. REV. 209 (2014).

Graham C. Talley, *Hundred-Dollar Handshakes, Million-Dollar Lawsuits: Act 1324-Providing A Civil Right of Action by Arkansas Universities for Losses Resulting from NCAA Violations*, 67 ARK. L. REV. 481 (2014).

Maureen A. Weston, *Symposium Introduction: The New Normal in College Sports: Realigned and Reckoning*, 41 PEPP. L. REV. 209 (2014).

OLYMPICS

Chad Nold, Student Article, *Olympic-Sized Opportunity: Examining the IOC's Past Neglect of Human Rights in Host Cities and the Chance to Encourage Reform on a Global Scale*, 11 LOY. U. CHI. INT'L L. REV. 161 (2014).

PROFESSIONAL ETHICS

Kukui Claydon, *The Real Team Players: Legal Ethics, Public Interest, and Professional Sports Subsidies*, 27 GEO. J. LEGAL ETHICS 451 (2014).

SOCIAL MEDIA

Aaron Hernandez, Note, *All Quiet on the Digital Front: The NCAA's Wide Discretion in Regulating Social Media*, 15 TEX. REV. ENT. & SPORTS L. 53

(2013).

Samantha Levin, Comment, *Tweet Tweet: A First Amendment Wake up Call Regarding Social Media in the Sports Arena*, 30 J. MARSHALL J. INFO. TECH. & PRIVACY L. 117 (2013).

Frank D. LoMonte, *Fouling the First Amendment: Why Colleges Can't, and Shouldn't, Control Student Athletes' Speech on Social Media*, 9 J. BUS. & TECH. L. 1 (2014).

SPORTS AGENTS

David Cornwell, David Feher, Tom Condon, Leigh Steinberg, and Arn Tellem, *Panels 1 & 3 of An Inside Look at the World of Agents: Past, Present, and Future*, 21 JEFFREY S. MOORAD SPORTS L.J. 259 (2014).

Scott Kestenbaum, Note, *Uniform Alternative Dispute Resolution: The Answer to Preventing Unscrupulous Agent Activity*, 14 PEPP. DISP. RESOL. L.J. 55 (2014).

Ross Viltz et al., *An Analysis of Sports Agent Regulation in Intercollegiate Athletics: A Call for Cooperation*, 24 J. LEGAL ASPECTS SPORT 62 (2014).

Symposium, *An Inside Look at the World of Agents: Past, Present, and Future: Panels 1 & 3*, 21 JEFFREY S. MOORAD SPORTS L.J. 259 (2014).

SPORTS ARENAS

Benjamin S. Bolas, Comment, *Who is Going to Pay the Bills: An Examination of the Financing and Lease Options Available to the Buffalo Bills and Ralph Wilson Stadium*, 20 JEFFREY S. MOORAD SPORTS L.J. 663 (2013).

Thomas J. Grant Jr., Comment, *Green Monsters: Examining the Environmental Impact of Sports Stadiums*, 25 VILL. ENVTL. L.J. 149 (2014).

James Gross, *A Delayed Blitz on the NFL's Blackout Policy: A New Approach to Eliminating Blackouts in Publicly Funded NFL Stadiums*, 82 GEO. WASH. L. REV. 1194 (2014).

Alexander J. Kasner, *Arena Development and Environmental Review Reform Under SB 743*, 25 STAN. L. & POL'Y REV. 203 (2014).

Jennifer Simile, Student Article, *Intentional Grounding: Field Quality in the NFL and the Legal Ramifications for Choice of Playing Surfaces*, 47 J. MARSHALL L. REV. 115 (2013).

TAX

William A. Drennan, *Should Organizations Promoting Dangerous Sports Enjoy Maximum Tax Benefits?*, 51 SAN DIEGO L. REV. 509 (May-June 2014).

Samantha Goewey, Comment, *Taxing the Gold: The Tax Treatment of Olympians*, 24 SETON HALL J. SPORTS & ENT. L. 179 (2014).

Christian Schmied, Comment, *Official Timeout on the Field: Critics Have Thrown a Red Flag and are Challenging the NFL's Tax-Exempt Status, Calling for It to Be Revoked*, 21 JEFFREY S. MOORAD SPORTS L.J. 577 (2014).

Seth William Stern, Casenote, *The IRS's Double-Bogey: Goosen v. Commissioner Remains a Fairway to Characterize Endorsement Income for Non-resident Alien Athletes in Garcia v. Commissioner*, 20 JEFFREY S. MOORAD SPORTS L.J. 605 (2013).

TITLE IX & GENDER EQUITY

Lara Awad, *Chapter 85: Providing Greater Protections for Transgender Students*, 45 MCGEORGE L. REV. 473 (2014).

Nancy Chi Cantalupo, *Masculinity & Title IX: Bullying and Sexual Harassment of Boys in the American Liberal State*, 73 MD. L. REV. 887 (2014).

Diane Heckman, *Mansourian v. Regents of the University of California: The Ninth Circuit Pins Down the Official Policy Exception to the Title IX Notice Requirement in an Athletics Case*, 303 ED. LAW REP. 703 (2014).

Kiersten McKoy, Comment, *Biediger v. Quinnipiac University*, 58 N.Y.L. SCH. L. REV. 457 (2014).

Jacqueline R. Liguori, Casenote, *Sticking the Landing: How the Second Circuit's Decision in Biediger v. Quinnipiac Univ. Can Help Competitive Cheerleading Achieve "Sport" Status Under Title IX*, 21 JEFFREY S. MOORAD SPORTS L.J. 153 (2014).

Jennifer Pusch, Comment, *Urban Struggles: An Analysis of Title IX and Urban High School Athletic Opportunities for Girls*, 29 WIS. J.L. GENDER & SOC'Y 317 (2014).

Brittany K. Puzey, Note, *Title IX and Baseball: How the Contact Sports Exemption Denies Women Equal Opportunity to America's Pastime*, 14 NEV. L.J. 1000 (2014).

Nick Rammell, Comment, *Title IX and the Dear Colleague Letter: An Ounce of Prevention is Worth a Pound of Cure*, BYU EDUC. & L.J. 135 (2014).

Rachel Schwarz, Note, *Timeout! Getting Back to What Title IX Intended and Encouraging Courts and the Office of Civil Rights to Re-Evaluate the Three-Prong Compliance Test*, 20 WASH. & LEE J. C.R. & SOC. JUST. 633 (2014).

Scott Skinner-Thompson & Ilona M. Turner, *Title IX's Protections for Transgender Student Athletes*, 28 WIS. J.L. GENDER & SOC'Y 271 (2013).

TORT

Margaret C. Keiper et al., *The Legal Implications of Obstacle Racing and Suggested Risk Management Strategies*, 24 J. LEGAL ASPECTS SPORT 78 (2014).

Matthew T. Poorman, Note, *Get with the Times: Why Defamation Law Must be Reformed in Order to Protect Athletes and Celebrities from Media Attacks*, 15 TEX. REV. ENT. & SPORTS L. 67 (2013).

J. Russell VerSteege, *A Case for a Bill Recognizing Primary Assumption of Risk as Limiting Liability for Persons and Providers Who Take Part in Sports & Recreational Activities*, 36 U. ARK. LITTLE ROCK L. REV. 57 (2013).

Joshua D. Winneker et al., *Who Let the Dogs Out: Should A Stadium Owner Be Held Liable for Injuries Sustained from A Mascot's Errant Hot Dog Toss?*, 21 JEFFREY S. MOORAD SPORTS L.J. 369 (2014).

Marc T. Wolin & Robert D. Lang, *If You Can't Kill the Ump, Should You Sue? Legal Liability for Sports Referees*, 86 N.Y. ST. B. J. 28 (June 2014).

WORKERS COMPENSATION

Robert Binning, Chapter 653: *Tackling Players' End-Around the Laws of Their Home States: Restricting Professional Athlete Access to California's Workers' Compensation System*, 45 MCGEORGE L. REV. 563 (2014).

Angela Casey Brosnan, *Remember the Titan: Matthews v. NFL Leaves the Playing Field Wide Open for Future Compensation Claimants*, 21 JEFFREY S. MOORAD SPORTS L.J. 91 (2014).

Thomas J. McQueeney, Comment, *Fourth and Long: How the Well-Established System of Workers' Compensation Poses a Substantial Threat to the Financial Stability of the NFL*, 43 U. BALT. L. REV. 307 (2014).

Krista D. Brown