

Marquette Sports Law Review

Volume 33
Issue 1 *Fall*

Article 1

2022

Table of Contents

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



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

Repository Citation

Table of Contents, 33 Marq. Sports L. Rev. (2023)

Available at: <https://scholarship.law.marquette.edu/sportslaw/vol33/iss1/1>

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.

CONTENTS
SYMPOSIUM:
TITLE IX AT 50

| | |
|--|-----|
| TITLE IX AT FIFTY: AN INTRODUCTION <i>Paul M. Anderson</i> | 1 |
| WHOSE EDUCATIONAL OPPORTUNITY? <i>R. Shep Melnick</i> | 7 |
| A TITLE IX RETROSPECTIVE: FROM INFORMATION & ADVOCACY TO ACTION & OUTCOMES... <i>Cynthia Pemberton</i> | 39 |
| THE PIPELINE TO TITLE IX <i>Dionne Koller</i> | 51 |
| TITLE IX'S "SUBSTANTIAL PROPORTIONALITY" TEST: OLD CHALLENGES AND NEW DEBATES IN ASSESSING WHETHER A SCHOOL PROVIDES EQUAL OPPORTUNITY TO PARTICIPATE IN ATHLETICS <i>Wyatt Honse & Jayma Meyer</i> | 83 |
| TITLE IX'S THREE-PART TEST: THE (LACK OF) UTILITY OF PRONG 2 <i>Erica J. Zonder</i> | 131 |
| TITLE IX AND COVID-19: LOSING MILLIONS OF DOLLARS DURING A PANDEMIC IS NO EXCUSE FOR CUTTING WOMEN'S TEAMS <i>Genevieve F.E. Birren, Robyn Lubisco, & Kerry D. Fischer</i> | 151 |
| SARAH AND SAM MAKE CONTACT: THOUGHTS ON THE CONTACT SPORTS EXCEPTION AND TITLE IX AT 50 <i>Adam Epstein</i> | 173 |
| A SOLUTION IN SEARCH OF A PROBLEM: JUSTICE DEMANDS MORE FOR TRANS STUDENT-ATHLETES TO FULFILL THE PROMISE OF TITLE IX <i>Mollie McQuillan, Suzanne Eckes, & Maria Lewis</i> | 195 |
| "CAN" VERSUS "SHOULD": TITLE IX, TRANSGENDER, AND ATHLETIC OPPORTUNITIES <i>J. Brad Reich</i> | 229 |
| CHECKING THE SCORECARD: TITLE IX, COLLEGE SPORTS, AND THE LIMITS OF LITIGATION <i>Brian L. Porto</i> | 273 |
| TITLE IX'S IMPACT UPON COLLEGIATE COACHING: THE UNFORTUNATE UNINTENDED CONSEQUENCES OF TITLE IX <i>Helen A. "Nellie" Drew</i> | 319 |
| IMPROVING GENDER EQUITY THROUGH THE CONTROLLING AUTHORITY OF THE NCAA <i>Lauren McCoy Coffey</i> | 357 |
| TITLE IX HYPOCRISY CONTINUES AFTER NCAA v. ALSTON <i>Maci Edwards & Walter Champion</i> | 373 |
| WHY TITLE IX IS AT A CROSSROADS <i>Rexford Sheild</i> | 391 |
| GENDERED SLURS ON THE SCHOOLYARD: UNLAWFUL HARASSMENT OR "SIMPLE TEASING"? <i>Iлона M. Turner</i> | 445 |
| PUTTING TEETH IN THE TIGER: WHY TITLE IX NEEDS THE THREAT OF PUNITIVE DAMAGES <i>Sarah K. Fields</i> | 467 |
| RESTORING TITLE IX'S CONSTITUTIONAL INTEGRITY <i>Elizabeth Kaufner Busch & William E. Thro</i> | 507 |

| | |
|---|-----|
| CROSSING THE FINISH LINE: POSITIVE EQUALITY AS A TOOL TO FULLY ACHIEVE TITLE IX’S PURPOSE <i>Jacquelyn Bridgeman</i> | 561 |
| CELEBRATING 50 YEARS: TITLE IX AND PHYSICAL EDUCATION CURRICULUM <i>Matthew Madden, Mark Dodds, Katherine M. Polasek, & Anne DeMartini</i> | 591 |
| PROMOTING FEMALE SPORTING OPPORTUNITIES WITHOUT TITLE IX: THE SPANISH EXPERIENCE <i>Stephen F. Ross & Maria Josefa García Cirac</i> | 607 |

COMMENTS

| | |
|---|-----|
| SLEAUX TIGERS: AN ANALYSIS OF TITLE IX DELIBERATE INDIFFERENCE STANDARD AND ITS APPLICATION TO TITLE IX VIOLATIONS AT LOUISIANA STATE UNIVERSITY <i>Paul D. Kekich</i> | 637 |
| DELIBERATELY INDIFFERENT: AN ANALYSIS OF SEXUAL HARASSMENT CLAIMS IN UNIVERSITY SPONSORED ESPORTS ACTIVITIES USING <i>SIMPSON V. UNIVERSITY OF COLORADO BOULDER</i> ’S DELIBERATE INDIFFERENCE STANDARD <i>Peyton Phillips</i> | 659 |

INDEX

| | |
|---|-----|
| SPORTS LAW IN LAW REVIEWS AND JOURNALS <i>Paul D. Kekich</i> | 685 |
|---|-----|