CONTENTS

SYMPOSIUM:
TITLE IX AT FORTY

TITLE IX AT FORTY: AN INTRODUCTION AND HISTORICAL REVIEW OF FORTY LEGAL DEVELOPMENTS THAT SHAPED GENDER EQUITY LAW
Paul M. Anderson .................................................................325

GOING OUTSIDE TITLE IX TO KEEP COACH-ATHLETE RELATIONSHIPS IN BOUNDS
Deborah L. Brake ........................................................................395

EQUALITY BEYOND THE THREE-PART TEST: EXPLORING AND EXPLAINING THE INVISIBILITY OF TITLE IX’S EQUAL TREATMENT REQUIREMENT
Erin E. Buzuvis & Kristine E. Newhall .........................................427

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 ........................................................................461

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 ................................................................................517

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 ............................................................................553
“A RADICAL PROPOSAL”: TITLE IX HAS NO ROLE IN COLLEGE SPORT PAY-FOR-PLAY DISCUSSIONS
Ellen J. Staurowsky…………………………………………………………………...575

MORE OF THE SAME – ENOUGH ALREADY!
Cynthia Lee A. Pemberton………………………………………………………597

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……………………………………………………………………613

ARTICLE

CONSENT THEORY AS A POSSIBLE CURE FOR UNCONSCIONABLE TERMS IN STUDENT-ATHLETE CONTRACTS
Thomas A. Baker III, John Grady & Jesse M. Rappole……………….619

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…………………………………………………….651

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…………………………………………………………..675
SURVEY

2011 ANNUAL SURVEY: RECENT DEVELOPMENTS IN SPORTS LAW........695

INDEX

SPORTS LAW IN LAW REVIEWS AND JOURNALS
Jeremy Daniel Heacox...............................................................821