Contractual Freedom over Substance-Related Issues in Major League Baseball, 1 SPORTS LAW. J. 143 (1994)

This is an analysis of the prevailing social climate, the legal framework, and the cases and arbitration that have culminated in the current substance policy promulgated by the Commissioner’s Office to advance the “best interest” of the game. Through contractual freedom, labor and management could enjoy a regime that ameliorates the efficiency and equity flaws in the current approach.

Title IX and Gender Equity in Intercollegiate Athletics: Case Analysis, Legal Implications, and the Movement Toward Compliance, 1 SPORTS LAW. J. 279 (1994)

Title IX states that no institution receiving federal funds shall discriminate on the bases of sex in its administration of educational programs or activities. The Court has found in several instances that universities and colleges must adhere to Title IX requirements when funding women athletics and offering athletic scholarships. The NCAA has furthered this goal by forming a Gender Equality Task Force which on April 27, 1993, agreed on a tentative proposal for Title IX compliance and enforcement.

Alexander Margolies, Sports Figures’ Right of Publicity, 1 SPORTS LAW. J. 359 (1994)

This Article examines the origin of the right of publicity as a supplement to traditional privacy law. It discusses both federal and state laws as legal sources of the right of publicity. It defines the right of publicity as protecting a celebrity’s right to the exclusive use of his or her name or likeness, which definition has been expanding regarding sports figures. This Article
considers defenses to a right of publicity action and remedies that are available to successful right of publicity plaintiffs. Lastly, the Article analyzes three hypothetical examples involving sports’ figures right of publicity.