

10-1-1987

Subject Index Volumess 1-4

Follow this and additional works at: <http://repository.law.miami.edu/umeslr>

Recommended Citation

Subject Index Volumess 1-4, 4 U. Miami Ent. & Sports L. Rev. 427 (1987)

Available at: <http://repository.law.miami.edu/umeslr/vol4/iss2/9>

This Index is brought to you for free and open access by Institutional Repository. It has been accepted for inclusion in University of Miami Entertainment & Sports Law Review by an authorized administrator of Institutional Repository. For more information, please contact library@law.miami.edu.

SUBJECT INDEX
Volumes 1-4

ANTITRUST

- The Last Legal Monopoly: The NFL and its Television Contracts v. 4, p. 357
- The Nonstatutory Labor Exemption and Player Restraints in Professional Sports:
The Promised Land or a Return to Bondage? v. 4, p. 283
- A Player's View of the NFL Reserve System v. 4, p. 129

ART

- Fine Art: Protection of Artist and Art v. 1, p. 99

BOOK REVIEWS

- Law and Business of the Sports Industries, Robert C. Berry & Glenn M. Wong v. 4, p. 199
- Law of Defamation, Rodney A. Smolla v. 4, p. 191

CABLE TELEVISION

- Cable Television Public Access and Local Government v. 1, p. 37
- Indecency on Cable Television v. 1, p. 79
- Regulation of Cable Television: A Multi-Tiered Governmental Approach: *Capital Cities Cable v. Crisp* v. 2, p. 105
- Satellite Transmissions: The Laws and Policies That Affect the Programmers,
Individual Earth Stations, and SMATV (Private Cable) Owners v. 2, p. 33
- Telecommunication Pirates-America's Newest Criminals? v. 2, p. 167

COLLEGE ATHLETICS

- A Course of Action for Florida Courts to Follow when Injured Sports Participants
Assert Causes of Action v. 4, p. 257
- State Action and the NCAA: Will *Tarkanian* Sport the Old Look? v. 4, p. 385
- The New NCAA Academic Standards: Are They Constitutional? Are They Effective? v. 4, p. 411
- The Deregulation of Televised College Football: *NCAA v. Board of Regents* v. 2, p. 79
- Property Rights: Athletes Await the Call from the Referee of the Courtroom v. 2, p. 219
- Recent Developments in Amateur Athletics: The Organization's Responsibility to the
Public v. 2, p. 123
- Responding to an NCAA Investigation, or, What to Do When an Official Inquiry
Comes v. 1, p. 19
- Sports on the Superstations: The Legal and Economic Effects v. 3, p. 35
- Violence in Athletics: A Judicial Approach v. 3, p. 223

COPYRIGHT

- Copyright Infringement: Proof of Access Through Striking Similarity: *Selle v. Gibb* v. 1, p. 139
- Fine Art: Protection of Artist and Art v. 1, p. 99
- The Home Videotaping Controversy: Achieving a Delicate Balance Between
Copyright Protection and Public Access to New Entertainment Technology:
Sony Corporation of America v. Universal City Studios v. 1, p. 123
- Striking Similarity Doctrine in Copyright Infringement: A Comment on *Selle v. Gibb* v. 2, p. 243

FIRST AMENDMENT

- Indecency on Cable Television v. 1, p. 79
- Twisted Sister, Washington Wives, and the First Amendment: The Movement to
Clamp Down on Rock Music v. 3, p. 131

LABOR LAW

- Legislative and Judicial Approaches to Minors' Contractual Rights in the

428 *ENTERTAINMENT & SPORTS LAW JOURNAL* [Vol. 4:427

Entertainment Industry: <i>Shields v. Gross</i>	v. 1, p. 145
Negotiating and Drafting Employment Contracts for Radio Programming Personnel ..	v. 4, p. 211
A Player's View of the NFL Reserve System	v. 4, p. 129
LEGAL EDUCATION	
Using Entertainment Law to Teach Legal Writing	v. 3, p. 243
MUSIC	
Copyright Infringement: Proof of Access Through Striking Similarity: <i>Selle v. Gibb</i> ..	v. 1, p. 139
Striking Similarity Doctrine in Copyright Infringement: A Comment on <i>Selle v. Gibb</i> ..	v. 2, p. 243
Twisted Sister, Washington Wives, and the First Amendment: The Movement to Clamp Down on Rock Music	v. 3, p. 131
PROFESSIONAL ATHLETICS	
A Course of Action for Florida Courts to Follow when Injured Sports Participants Assert Causes of Action	v. 4, p. 257
The Crystal Cruise Cut Short: A Survey of the Increasing Regulatory Influences Over the Athlete-Agent in the National Football League	v. 1, p. 53
A Critical Look at Professional Tennis	v. 4, p. 57
Franchise Relocation in Major League Baseball	v. 4, p. 19
The Last Legal Monopoly: The NFL and its Television Contracts	v. 4, p. 357
The Nonstatutory Labor Exemption and Player Restraints in Professional Sports: The Promised Land or a Return to Bondage?	v. 4, p. 283
The Personal Manager in the Entertainment and Sports Industries	v. 3, p. 57
A Player's View of the NFL Reserve System	v. 4, p. 129
Remedying Athlete-Agent Abuse: A Securities Law Approach	v. 2, p. 53
The Role Of Self-Incorporation by Professional Athletes in Today's Tax Climate- After TEFRA and TRA '84	v. 2, p. 1
Of Sports, Agents, and Regulations: The Need for a Different Approach	v. 3, p. 199
A Survey of Legal Issues Facing the Foreign Athlete	v. 4, p. 1
Violence in Athletics: A Judicial Approach	v. 3, p. 223
PROPERTY RIGHTS	
Celebrity Look-Alikes: Rethinking the Right to Privacy and Right of Publicity	v. 2, p. 193
Property Rights: Athletes Await the Call from the Referee of the Courtroom	v. 2, p. 219
The Classification of Athlete and Entertainers as Plaintiffs in Defamation Suits	v. 4, p. 333
PUBLISHING	
<i>Anderson v. Liberty Lobby</i> : A New York "State of Mind"	v. 4, p. 101
Applying the Fair Use Doctrine on a Moral and Commercial Basis: <i>Harper & Row,</i> <i>Publishers, Inc. v. Nation Enterprises</i>	v. 3, p. 87
Defamation in Fiction: The Need for a Clear "Of and Concerning" Standard	v. 3, p. 1
Two Approaches to the Fair Use Doctrine: A Look at the <i>Harper & Row,</i> <i>Publishers, Inc. v. Nation Enterprises</i> Decisions	v. 2, p. 89
SATELLITE TECHNOLOGY	
Footprints Over the Caribbean: Bringing Program Protection in Step with Satellite Technology	v. 1, p. 1
Satellite Transmissions: The Laws and Policies That Affect the Programmers, Individual Earth Stations, and SMATV (Private Cable) Owners	v. 2, p. 33
Telecommunication Pirates-America's Newest Criminals?	v. 2, p. 167
Unauthorized Interception of Satellite Programming: Does Section 705's "Private Viewing" Exemption Apply to Condominium and Apartment Complexes?	v. 3, p. 107
TAX	
Issues in Income Tax Planning for the Team Sports Player	v. 3, p. 115
The Role Of Self-Incorporation by Professional Athletes in Today's Tax Climate-	

1987]

INDEX

429

After TEFRA and TRA '84 v. 2, p. 1

TELEVISION (See also CABLE TELEVISION)

The Deregulation of Televised College Football: *NCAA v. Board of Regents* v. 2, p. 79

The Last Legal Monopoly: The NFL and its Television Contracts v. 4, p. 357