## MISSISSIPPI SPORTS LAW REVIEW

Volume 14

**Spring 2025** 

Number 1

## **CONTENTS**

## ARTICLES

TWO MINUTE TIMEOUT: HOW ANTITRUST ISSUES LED TO THE NCA	A's
DOWNFALL	

Christina Burse 1

BETTING ON SAFETY: THE CASE FOR A COMPREHENSIVE BAN ON
COLLEGIATE PROPOSITION BETS

Madeline Crane
34

"SELF-REPPED" – THE GROWING OBSOLESCENCE OF THE NBA AND NFL CONTRACT AGENT David Eyl and Kenneth A. Jacobsen 49

THE GREAT COLLEGE FOOTBALL REALIGNMENT

Lance Cook 104

LEVELING THE PLAYING FIELD: TITLE IX, REVENUE SHARING, AND THE
NEED FOR A SHIFTING APPROACH TO GENDER EQUALITY IN COLLEGE
ATHLETICS

Eleanor Kast
158

STATE ACTOR STATUS OF HIGH SCHOOL ATHLETIC ASSOCIATIONS: A POST-BRENTWOOD ANALYSIS OF THE FIFTY STATES

Zachary Rector

187

ROONEY'S RECKONING: HOW THE NFL IS VIOLATING TITLE VII AND WHAT THEY SHOULD DO TO FIX IT

DISARMING THE NIL ARMS RACE: A DRAFT FOR FAIR PLAY  $Lauren~Gay \hspace{1.5cm} 236$ 

THE PERECT STORM FOR WNBA COLLECTIVE BARGAINING AGREEMENT NEGOTIATIONS: RECORD RATINGS, AN OPT OUT, AND MEDIA MONEY Katie Lowe 270

IS NIL A LUXURY YOUR SCHOOL CAN AFFORD? BRINGING THE COMPETITIVE BALANCE "LUXURY" TAX MODEL TO COLLEGE SPORTS THROUGH COLLECTIVE BARGAINING

Payne Phillips 301

CORRECTING THE RECORD: THE REAL LEGAL CAREER OF CATCHER MORRIS "MOE" BERG

Robert M. Jarvis 338