NORTH DAKOTA LAW REVIEW

Volume 86  2010  Number 4

NORTH DAKOTA LAW REVIEW:  SPORTS LAW SYMPOSIUM

ARTICLES

Let’s Go Sue:  The Attorney General’s Historical Perspective on State of North Dakota v. National Collegiate Athletic Association
Wayne Stenehjem and Matthew Sagsveen ............................... 711

Implementing the Settlement of State of North Dakota, by and Through the North Dakota State Board of Higher Education, and the University of North Dakota v. National Collegiate Athletic Association
Grant H. Shaft ............................................................... 747

The NFL, Intellectual Property, and the Conquest of Sports Media
Eric E. Johnson ............................................................... 759

Negotiating, Drafting, and Implementing Naming Rights Agreements
Gene W. Allen ................................................................... 789

American Professional Sports is a Doper’s Paradise:  It’s Time We Make a Change
Daniel Gandert and Fabian Ronisky ...................................... 813

A Taxpayer’s and a Politician’s Dilemma:  Use of Eminent Domain to Acquire Private Property for Sport Facilities
Arlene F. Schubert ................................................................ 845

Before the Redskins Were the Redskins:  The Use of Native American Team Names in the Formative Era of American Sports, 1857-1933
J. Gordon Hylton .............................................................. 879

CASE COMMENT

Constitutional Law—Separation of Powers:  The North Dakota Supreme Court Balances the Constitutional Authority of the State Board of Higher Education, the State Legislature, and the Judiciary
Ellis v. North Dakota State University, 2009 ND 59, 764 N.W.2d 192
James R. Hoy ................................................................. 905

ANNUAL INDEX ................................................................. 931