

SETON HALL JOURNAL OF SPORTS AND ENTERTAINMENT LAW

Volume Fifteen

2005

Number Two

TABLE OF CONTENTS

ARTICLES

- NATIVE AMERICAN MASCOTS AND TEAM NAMES:
THROW AWAY THE KEY; THE LANHAM ACT
IS LOCKED FOR FUTURE TRADEMARK CHALLENGES *Christian Dennie* 197
- ATTACKING THE NCAA'S ANTI-TRANSFER
RULES AS COVENANTS NOT TO COMPETE *Ray Yasser* 221
and Clay Fees

COMMENTS

- YOU DON'T LIKE IT . . . CHANGE THE
(EXPLETIVE DELETED) CHANNEL!: AN ANALYSIS
OF THE CONSTITUTIONAL ISSUES THAT PLAGUE
FCC ENFORCEMENT ACTIONS AND A PROPOSAL
FOR DEREGULATION IN FAVOR OF
DIRECT CONSUMER CONTROL *Ian J. Antonoff* 253
- A CALL FOR THE END OF THE FALSE LIGHT
INVASION OF PRIVACY ACTION AS
IT RELATES TO DOCUDRAMAS *Susan Hallander* 275
- GETTING DUE PROCESS INTO THE GAME:
A LOOK AT THE NCAA'S FAILURE TO PROVIDE
MEMBER INSTITUTIONS WITH DUE PROCESS
AND THE EFFECT ON STUDENT-ATHLETES *Katherine Elizabeth Maskevich* 299
- IS IT TIME TO REVISIT THE FAIRNESS DOCTRINE
IN RESPONSE TO THE FEDERAL COMMUNICATIONS
COMMISSION'S PROPOSED MEDIA OWNERSHIP RULES?.... *Roy J. Thibodaux III* 337