## SETON HALL JOURNAL OF SPORT LAW

Volume Twelve

2002

Number One

## TABLE OF CONTENTS

## ARTICLES

The Sign Said, "Beware of Duffers"— The Liability of Golf Course Operators For Failing to Post Warning Signs	1
LEGAL AND ETHICAL ASPECTS OF SPORTS-RELATED CONCUSSIONS: THE MERRIL HOGE STORY Alexander N. Hecht	17
COMMENT	
Walking Through the New Jersey Equine Activity Statute: A Look at Judicial Statutory Interpretation in Jurisdictions with Similar Limited Liability Laws Loren Speziale	65
NOTES	
TORTS—Negligence in the Protection of Third Parties During Youth Sports Programs—The Duty of an Actor to Control the Conduct of Another so as to Protect a Third Person from Attack will Arise only if there is a Special Relationship between the Actor and that Other Party Whose Conduct Requires Restraint—Hills v. Bridgeview Little League Association, 745 N.E.2d 1166 (III. 2000)	107
ADMINISTRATIVE LAW—Courts' Scope of Review of Arbitration Decisions— Supreme Court Overturns the Ninth Circuit's Rejection of the Arbitration Panel's Decision that Found No Collusion Activities by the Baseball Owners—Major League Baseball Players Association v. Steve Garvey, 121 S. Ct. 1724 (2001)	131
CONTRACTS AND ANTITRUST—Economic Duress and Anti-Competitive Practices—Coercive Tactics Utilized by the National Football League to Prevent Franchise Relocation—V.K.K. Corporation v. National Football League, 244 F.3d 114 (2d Cir. 2001)	149