



SPORTS LAW CURRENT SCENARIO

AUTHOR – KANISHKA CHOUDHARY, STUDENT AT RAJASTHAN SCHOOL OF LAW FOR WOMEN

BEST CITATION – KANISHKA CHOUDHARY, SPORTS LAW CURRENT SCENARIO, *ILE WEEKLY REVIEW (ILE WR)*, 1 (1) OF 2023, PG. 15-21, APIS – 3920 – 0037 | ISBN – 978-81-964391-3-2.

Abstract

The sports industry has, grown into a major economic, social, and political force in today's world. As a result of the rapidly evolving global landscape, contemporary issues in sports law have arisen and must be addressed. These include technological advancements affecting how sports are played, viewed and regulated; globalization leading to internationalization of the sporting world; business concerns such as sponsorship deals and athlete contracts; regulatory frameworks that govern all aspects involving sport organizations. It is essential for policymakers to pay attention to these issues because they impact not only the sports industry but also our society at large – culturally as well as economically.

KEYWORDS: E-sports, FIFA, Ukraine, ethics issues, contact-sports, player safety, gender equity.

Contemporary Issues in Sports Law: An Overview

Sports have become more than just a form of entertainment; they have evolved into an industry with substantial economic, social, and political impact. Therefore, it is crucial to address the contemporary issues in sports law that has arisen due to the rapidly changing global landscape. Issues such as the impact of technology on sports, globalization and internationalization, economic and business matters, and regulatory frameworks need to be explored thoroughly. It is essential that we pay heed to these issues as they not only affect the sports industry but also have far-reaching effects on our society, economy, and culture. One area of concern is the impact of technology on sports. Technology has been rapidly changing the way sports are played, viewed and regulated. It is essential for sports law to keep pace with technological advancements and regulate the use of technology in sports carefully. Another area of concern is the impact of globalization and internationalization. Sports have no boundaries and are played all over the world. This creates a

need for harmonization of rules and regulations across different jurisdictions. Doping and Anti-Doping Regulations in Sports, for example, require a thorough understanding of international law and regulatory frameworks. Furthermore, economic and business matters have become increasingly important in the sports industry. Football companies, rather than sport clubs, have a significant impact on the economy of many countries. Therefore, sports law must address the economic implications of the sports industry and ensure that regulations are in place to promote fair competition and prevent exploitation. In addition, regulatory frameworks that emphasize the importance of transparency and accountability need to be developed in sports law. These frameworks should focus on issues such as athlete safety, gender equity, and anti-discrimination policies. Furthermore, the political situation and economic factors in a country can significantly impact the sports industry and football, as evidenced by research conducted by Scelles et al. In their study, they found that a country's economic strength influences its ability to keep the best local and overseas players in the

league. The scandals surrounding FIFA have drawn attention to issues of sport governance, and sports law must ensure that regulations address these concerns. Therefore, in conclusion, sports law needs to adapt and evolve to keep up with the changing landscape of the sports industry.

Legal Challenges in Athlete Transfers and Contract Negotiations

One specific legal challenge that sports law faces is in the area of athlete transfers and contract negotiations. With the globalization of sports, athletes are moving frequently between different countries and leagues. This presents a number of legal challenges, including but not limited to issues related to jurisdiction, contract enforcement and breach of contracts. This is where sports law comes in to provide a legal framework for the transfer of athletes across jurisdictions. Sports law needs to ensure that contractual negotiations are conducted in a fair and transparent manner, with adequate protections for athletes.

Furthermore, sports law needs to address issues of player exploitation and ensure that athletes are given fair compensation for their contributions to the industry. In addition, sports law must also consider the impact of third-party ownership, which has become a contentious issue in recent years. Overall, sports law must be prepared to address the complex legal issues that arise in a rapidly evolving industry while also ensuring fair play, transparency and protection for athletes' rights. To achieve this, sports law needs to focus on developing and implementing frameworks that prioritize athlete safety, gender equity, anti-discrimination policies, as well as fair and equitable compensation for athletes. Sports law is an important area of study that plays a crucial role in regulating the sports industry. Scholars in Western Europe such as Casini, Loquin and Nafziger have made significant contributions to the study of sports law, particularly regarding legal aspects of the regulation of sports and the blurring boundaries

between administrative law and sports law. (Dashkovska et al., 2020) Despite these contributions, there remains a need for further comprehensive research to address the ambiguity of doctrinal interpretation in sports law.

It is also important to note that the sports industry in Ukraine faces its own particular challenges. The lack of systematization of legal acts regulating relations in the field of sports in Ukraine poses a significant challenge to the development and implementation of effective sports law.

This has resulted in a decline in the performance of Ukrainian athletes and deterioration of sports infrastructure. (Bolokan et al., 2021) To address these challenges, there is a need for sports law in Ukraine to prioritize the study and harmonization of legal principles regulating sports. Furthermore, there is a need for the development of legal frameworks that regulate international transfers of athletes, protection against player exploitation and third-party ownership. In addition, sports law needs to ensure legal certainty for the protection of sports industry companies related to the phenomenon of doping technology among athletes in athletics sports. The global nature of the sports industry further complicates matters, as transnational regimes of governance such as the Olympic Charter or the World Anti-Doping Code must be taken into account when developing national regulations. Moreover, the increasing professionalization of sports and its relationship with business has led to greater complexity in ethical issues that affect sport management. (Tweedie, 2018) The recent scandals involving FIFA have further highlighted the need for greater transparency and accountability in sports governance, as well as increased attention to issues of gender equity and anti-discrimination. (Tweedie, 2018) Given these challenges and the increasing importance of sports law, there is a need for researchers in Ukraine to focus on comprehensive studies of sports law. Such

studies should aim to address the ambiguity of doctrinal interpretation, promote legal certainty and systematization of legal acts regulating relations in sports.

Gender Equity and Discrimination in Sports

Gender equity and discrimination are critical issues in sports law that needs to be given careful consideration. In recent years, there has been growing awareness of the need to promote gender equity and eliminate discrimination in sports. The High Commissioner's Plan of Action for the 2030 Agenda emphasizes the vital role that sport plays in promoting gender equity, as well as other human rights such as health, education, culture and integration. Researchers in Ukraine need to prioritize such issues, documenting the intersection between sports and gender in the Ukrainian context.

This involves examining the challenges faced by female athletes, such as a lack of access to resources and opportunities, gender-based violence and exploitation. It also requires an analysis of the legal frameworks in place to protect against discrimination, as well as ways to revise and strengthen them where necessary. Additionally, there is a need to examine the impact of cultural norms and societal expectations on gender equity in sports. Sport management research has demonstrated that understanding the practices of gender within organizations is essential to comprehend how organizational processes contribute to gender inequity and disparity. Overall, researchers in Ukraine must prioritize comprehensive studies in sports law to address the complex ethical issues affecting sport management and promote gender equity and anti-discrimination in sports. Furthermore, the Canadian government's allocation of federal budget to promote greater inclusion of females in all facets of sports provides a positive step towards achieving gender equity in sports. Such investments require careful consideration of their effectiveness in achieving their goals, including increasing access to sports facilities

and affordability of sports programs for girls from ethnic minorities and disadvantaged backgrounds. It is time that we address gender equity and discrimination in sports law with urgency.

It is imperative that we recognize the importance of promoting gender equity and eliminating discrimination in sports law. Sports should be a platform for inclusivity and fair play, regardless of gender. By prioritizing gender equity and anti-discrimination in sports law, we can create a more equitable playing field for female athletes, enable all individuals to pursue their sporting dreams without systemic barriers, and promote a healthier and more inclusive society as a whole.

Intellectual Property Rights in the Sports Industry

Intellectual property rights play a crucial role in the sports industry, ensuring that athletes, teams, and organizations can protect their unique creations and innovations. From trademarks and copyrights to patents and trade secrets, intellectual property rights provide a legal framework for protecting the creativity and innovation that fuels the sports industry. In order for the sports industry to continue to thrive and innovate, it is essential that intellectual property rights in sports law are respected and upheld. It is important for all stakeholders in the sports industry, including athletes, teams, and organizations, to have a solid understanding of intellectual property rights and how they can be used to protect their creative works and innovations. However, it is also necessary to acknowledge that the commercialization of sports can lead to ethical concerns related to intellectual property rights. For example, the unauthorized use of an athlete's image or likeness for commercial purposes can be seen as exploitation. Therefore, sports law should also take into account ethical considerations when it comes to intellectual property rights and ensure that they are used in a way that is fair and ethical for all parties involved. Furthermore, it is worth noting that the

lack of discussion of intellectual property issues in sports law studies reviewed thus far is a significant gap and action to address this should be taken in future research to fill this void.

Legal Certainty and Doping Technology in Sports Law

The use of performance-enhancing drugs, or doping technology, has become a significant concern in the world of sports. In order to combat this issue, sports law must prioritize legal certainty and justice. Gustav Radbruch's hierarchy of principles, placing justice above benefits and legal certainty, should be abided by in the sports industry with regard to the issue of doping technology among athletes. By ensuring legal certainty and justice are upheld, the sports industry can establish a level playing field for all participants. Moreover, doping technology not only undermines the integrity of sporting competitions but also puts athletes' health at risk.

Therefore, it is crucial that sports law takes a strong stance against doping technology. The existence of the principle of legal certainty within sports law can ensure that clear guidelines are set in place for athletes and other stakeholders to follow. This will prevent any ambiguity or confusion regarding what constitutes as doping technology and what the punishments are for its use. The Intersection of Law, Medicine, and Ethics in Sports Additionally, it is vital to recognize the intersection between law, medicine, and ethics in sports medicine and elite sports when dealing with doping technology. A deeper discussion on this issue must be had to ensure adherence to ethical principles for proper guidance in determining what measures should be taken to safeguard athletes' health while addressing performance

Player Safety and Liability in Contact Sports

As the public becomes more aware of the potential dangers associated with contact sports, it is essential for sports organizations and governing bodies to prioritize player safety.

This includes taking preventative measures to decrease the risk of injury, such as improving equipment and enforcing stricter rules. Furthermore, liability should be considered for sports organizations and individuals responsible for creating unsafe conditions that lead to player injuries.

In the realm of sports, player safety should be a top priority.

This is especially important in contact sports where the risk of injury can be high. Sports organizations and governing bodies must take proactive steps to decrease the risk of injury through measures such as improved equipment and stricter rules. Moreover, they must also be held accountable for creating unsafe conditions that lead to player injuries.

In terms of contact sports, player safety must be a top priority for all involved parties. This includes sports organizations, governing bodies, athletes, coaches, medical personnel and officials. It is crucial that all stakeholders understand the potential risks associated with contact sports and take necessary steps to prioritize player safety. Furthermore, it is important to note that player safety and liability are not mutually exclusive. Sports organizations and individuals responsible for creating unsafe conditions that lead to player injuries must be held accountable. It is also important to consider the legal and ethical implications of performance-enhancing drugs in elite sports. The intersection between law, medicine, and ethics in sports medicine and elite sports must be recognized when dealing with doping technology. In order to properly address player safety and the issue of liability in contact sports, it is crucial to have a deeper discussion on this matter. Ongoing evidence evaluating rule and policy changes on player contact behaviors and player performance should be generated in partnership with the sport community. By generating ongoing evidence of the impact of rule and policy changes on player contact behaviors and performance, in partnership with the sport community, a more informed

approach can be taken towards improving player safety in contact sports. Research evidence that addresses concerns from members of the sports community is critical to inform best practice and policy in youth sport, with the ultimate goal of maximizing participation and countering the growing problem of obesity and chronic illness in youth populations. As laws may change in a game either due to safety concerns or external commercial pressures, Hackney has highlighted the importance of adhering to rules in order to prevent and manage injuries in sports. Parkkari et al. argue that law changes are imperative to player safety and should be constantly examined in all sports.

The issue of player safety in contact sports extends beyond elite athletes and professional organizations; it is equally essential to prioritize safety measures in community sports.

This is particularly important given the growing concern regarding the potential long-term health risks associated with contact sports. Respect for the autonomy of athletes seeking to participate in sports, including contact sports, is reinforced in the codes of ethics of several organizations such as the International Federation of Sports Medicine and the American Medical Association. However, the use of banned and non-banned supplements among athletes in both casual gym users and those active in sports is prevalent. This development should be examined in the context of changes in social attitudes towards medical and pharmaceutical products and services, specifically concerning suprathreshold goals. Therefore, it is crucial to have a deeper discussion on the issue of liability in contact sports.

In conclusion, the issue of player safety in contact sports demands intense attention and a proactive approach from all stakeholders, including medical professionals, sports organizations, governmental agencies and policymakers. The ethical principles guiding participation in contact sports should not be

overlooked or undermined under any circumstances. While some argue that rule changes may pose challenges to achieving performance excellence in contact sports, evidence-based research can offer insight into effective approaches for minimizing injuries without compromising fairness or game quality. It is essential to remain vigilant about potential long-term health consequences related to the use of banned or non-banned supplements among athletes at all levels of competition.

Esports and the Evolving Legal Landscape

It is worth noting that the issue of liability and player safety in sports is not limited to traditional contact sports. Esports is a rapidly growing industry that has gained significant popularity in recent years. As the esports industry continues to evolve, lawmakers and legal professionals must keep up with the changing landscape to ensure that players' safety is protected. The intersection between law, medicine, and ethics in sports medicine and elite sports is a topic that has not been extensively discussed. This gap in discussion is particularly relevant to esports, where the risks associated with player safety and liability may be different from those in traditional sports. However, the principles guiding participation in esports must still prioritize player safety and well-being. In light of this, it is vital to have a structured approach that addresses the complexity and diversity of issues related to player safety and liability in esports. This approach must involve collaboration between stakeholders from various fields and an evidence-based research approach to assessing risks, developing guidelines, and identifying effective interventions.

In summary, the issue of player safety in contact sports requires an ethical and proactive approach. To achieve this, all stakeholders must work together to develop evidence-based strategies that balance performance excellence with player safety. Moreover, as the esports industry grows and evolves, it is important to

ensure that player safety and well-being are prioritized.

This requires a collaborative effort from legal professionals, medical experts, and the esports community to develop sound guidelines that safeguard player safety while promoting excellence in performance. Additionally, ongoing research and evaluation of rule changes and policies related to player contact behaviors and performance should be conducted in partnership with the sports community. The legal landscape surrounding esports is evolving, and there is a need for lawmakers and legal professionals to stay up-to-date with the changing industry to ensure player safety is protected in this rapidly growing industry. In conclusion, with the growing popularity of esports and its shifting landscape, it is crucial for all stakeholders to prioritize player safety by developing evidence-based strategies that address the complexity of issues related to player safety and liability. Furthermore, ongoing evaluation of rule changes and policies related to player safety is essential in ensuring sustainable growth of the industry while minimizing risks associated with injuries.

In conclusion, the worldwide popularity of esports demands a thorough valuation and assessment of its organization. While controversial to analyze them as regular sports, it is important to focus on their intrinsic values that offer unique meanings for both players and viewers. As with traditional sports, safety concerns cannot be overlooked in esports. The constant evolution of the industry requires a collaborative effort from legal professionals, medical experts, and those involved in the esports community to ensure that player safety is prioritized while promoting performance excellence. This approach should involve evidence-based research strategies aimed at assessing risks, developing guidelines and effective interventions related to oversight frameworks around player injury management. Ongoing evaluation through research of rule

changes and policies will be critical in informing the development of standardized guidelines for esports safety that promote growth and minimize risks associated with injuries. Moreover, in youth sports, there is a need for generating ongoing evidence that evaluates rule and policy changes on player contact behavior and performance.

This evidence-based approach will inform best practices and policies that maximize participation in youth sports while mitigating the burgeoning epidemics of obesity and chronic illness among young individuals. In summary, the esports industry requires a comprehensive approach that prioritizes safety for players and viewers. This involves ongoing evaluation of rules and policies related to player safety, collaboration between legal professionals, medical experts, and the esports community, development of evidence-based strategies, and a focus on promoting physical activity and health among young individuals.

In conclusion, an interdisciplinary and evidence-based approach is necessary to assess and promote the sustainable growth of esports while minimizing associated risks. This approach should involve ongoing evaluation and collaboration among legal professionals, medical experts, and the esports community to ensure that player safety is prioritized in rule changes and policies.

Ethics and Governance in Sports Organizations

The aforementioned approach will not only ensure the safety and well-being of players in the esports industry but also promote physical activity and healthy lifestyles among young individuals. Thus, it is imperative for sports organizations to prioritize ethics and governance in their policies and practices. Sports organizations must take a proactive approach to ethics and governance, ensuring transparency and accountability at all levels of decision-making. This requires the establishment of clear guidelines and policies, as well as mechanisms for monitoring and



enforcing compliance. Moreover, sports organizations must prioritize the protection of vulnerable individuals, such as minors and athletes who may be subject to abuse or exploitation. Overall, a strong commitment to ethics and governance in the esports industry is critical for ensuring fair play, protecting individuals' rights, and promoting a healthy and sustainable industry.

CONCLUSION

A comprehensive and interdisciplinary approach that prioritizes ethics, governance, and safety is necessary for the sustainable growth of esports as a sport. This approach should involve ongoing evaluation and collaboration among legal professionals, medical experts, sports organizations, and the esports community to ensure that player safety is prioritized and that ethical and governance standards are maintained. Such an approach will not only benefit the esports industry and its stakeholders but also promote physical activity and healthy lifestyles among young individuals, thereby contributing to public health and well-being. As the esports industry continues to grow, it is our collective responsibility to ensure that this growth is sustainable and ethical. By prioritizing the safety and well-being of players, promoting transparency and accountability at all levels of decision-making, and protecting vulnerable individuals, we can foster a culture of fair play, collaboration, and mutual respect in the esports community. Moreover, by investing in strategies that engage people in sport participation at all levels – from individual factors like improving skills to environmental policies such as better club governance – we can promote physical activity and healthy lifestyles among young individuals. In short: as we move forward with the development of esports as a recognized sports industry, let us not forget the importance of ethics and good governance. By doing so, we can create a sustainable industry that benefits all involved – players, organizations, and fans alike. Let's work together to ensure that esports continues to

grow in a positive direction for years to come. Join the movement towards sustainable and ethical esports today! Together, we can build a culture that values fair play, ethics and governance in the esports industry. Investing in player safety, transparency at all levels, and promoting a culture of fair play is the key to sustainable growth and long-term success for esports.