

ROGER I. ABRAMS

7222 Marlow Place
University Park, FL 34201
r.abrams@neu.edu
941-383-7637

Business Address: Northeastern University School of Law
400 Huntington Ave., 23 Cargill
Boston, MA 02115
(617) 373-2023 -- fax (617) 373-5056

Education:

1970 Harvard Law School, J.D. (cum laude)
1967 Cornell University, B.A. (cum laude
with distinction in all subjects)

Employment Experience:

2006 Visiting Professor of Law
Harvard Law School

1999- Richardson Professor of Law
Northeastern University School of Law
(Dean from 1999-2002)

1993-1999 Dean (1993-98) and Professor of Law
Herbert Hanoach Scholar
Rutgers University School of Law

1986-1993 Dean and Professor of Law
Nova Southeastern University

1974-1986 Professor of Law (1978-1986)
Associate Professor (1976-1978)
Assistant Professor (1974-1976)
Case Western Reserve University
School of Law

1971-1974 Associate
Foley, Hoag & Eliot, Boston, Massachusetts

1970-1971 Law Clerk to Judge Frank M. Coffin
 U.S. Court of Appeals for the First Circuit

Publications:

Books

THE LABOR ARBITRATION WORKSHOP: AN EXPERIENTIAL APPROACH (CAROLINA ACADEMIC PRESS, 2016).

SPORTS AND THE LAW: TEXT, CASES, PROBLEMS (WITH WEILER, ROBERTS AND ROSS) (WEST PUB. CO., 2015) (FIFTH EDITION).

INSIDE ARBITRATION: HOW AN ARBITRATOR DECIDES LABOR AND EMPLOYMENT CASES (BLOOMBERG/BNA 2013).

PLAYING TOUGH: THE WORLD OF SPORTS AND POLITICS (University Press of New England, 2013)

SPORTS JUSTICE: LAW AND THE BUSINESS OF SPORTS (University Press of New England, 2010).

THE DARK SIDE OF THE DIAMOND: GAMBLING, VIOLENCE, DRUGS AND ALCOHOLISM IN THE NATIONAL PASTIME (Rounder Books, 2008).

THE FIRST WORLD SERIES AND THE BASEBALL FANATICS OF 1903 (Northeastern University Press, 2003).

THE MONEY PITCH: BASEBALL FREE AGENCY AND SALARY ARBITRATION (Temple University Press, 2000).

LEGAL BASES: BASEBALL AND THE LAW (Temple University Press, 1998);
実録メジャーリーグの法律とビジネス / Jitsuroku meja rigu no horitsu to bijinesu
(Japanese edition: Taishukan Publishing Co., Ltd. 2006).

Articles and Book Chapters

Book Review, David Vaught. The Farmers' Game: Baseball in Rural America, 118 American Historical Review 1185 (2013).

Hardball in City Hall: Public Financing of Sports Stadiums, 3 PACE. I.P. SPORTS & ENT. L.F. 164 (2013).

Federal League Baseball Club of Baltimore v. National League in LEADING CASES IN SPORTS LAW (2013).

Sports Arbitration and Enforcing Promises: Brian Shaw and Labor Arbitration, 20 MARQUETTE SPORTS LAW REVIEW 223 (2009).

Arbitrator Seitz Sets the Players Free, 38 THE BASEBALL RESEARCH JOURNAL 79 (2009).

Health of Professional Athletes and Obligations to Perform (with John Kettle, Michael Weiner, Andrew Bondarowicz and Leonard Marshall), 19 SETON HALL JOURNAL OF SPORTS & ENTERTAINMENT LAW 425 (2009).

Calculating the Expected Earnings of a Major League Pitcher, 8 VIRGINIA SPORTS AND ENTERTAINMENT LAW JOURNAL 193 (2009).

The Trial of Rube Waddell, 19 SETON HALL JOURNAL OF SPORTS AND ENTERTAINMENT LAW 1 (2009).

Baseball's Ultimate Umpires: Labor Arbitration in Our National Game, Chapter 12 in THE COOPERSTOWN SYMPOSIUM ON BASEBALL AND AMERICAN CULTURE (McFarlane & Company, 2009).

Marvin Miller, ENCYCLOPEDIA OF AMERICAN JEWISH HISTORY (Stephen Norwood and Eunice Pollack, eds.), ABC-CLIO, Inc. (2008).

The NAA Agora: What's Right with Labor Arbitration and How To Keep It That Way, ARBITRATION 2006: TAKING STOCK IN A NEW CENTURY, PROCEEDINGS OF THE 59TH ANNUAL MEETING OF THE NATIONAL ACADEMY OF ARBITRATORS (2007) (with Bloch, Cohen, Cooper, Dolan, Rissetto and St. Antoine).

Blackmun's List, 6 VIRGINIA SPORTS AND ENTERTAINMENT LAW JOURNAL 1 (2007).

Alcohol, Drugs and the National Pastime, 8 UNIV. OF PENNSYLVANIA JOURNAL OF LABOR AND EMPLOYMENT LAW 861 (2006).

Game-Fixing in the National Game, 1 UNIV. OF FLORIDA ENTERTAINMENT LAW REVIEW 1 (2006).

"Partnership Bargaining in Baseball," chapter in LEGAL ISSUES IN PROFESSIONAL BASEBALL (L. Kurlantzick, ed.) (Academica Press, Bethesda, MD 2005).

"Even the Best Lawyers Must Know Baseball," chapter in BASEBALL IN THE CLASSROOM: ESSAYS ON TEACHING THE NATIONAL PASTIME (E. Reilly, ed.) (McFarland & Co. Jefferson, NC 2006)

Cricket and the Cohesive Role of Sports in Society, 15 SETON HALL JOURNAL OF SPORTS AND ENTERTAINMENT LAW 39 (2005).

Keep Your Eye on the Pelota: Sports Arbitration at the Jai-Alai Fronton, 16 MARQUETTE SPORTS LAW REVIEW 1 (2005)

Sports Law Issues Just Over the Horizon, 3 VIRGINIA SPORTS AND ENTERTAINMENT LAW JOURNAL 49 (2003).

The Public Regulation of Baseball Labor Relations and the Public Interest, 4 JOURNAL OF SPORTS ECONOMICS 292 (2003).

Book Review, *The Strongest Trade Union in America*, 31 REVIEWS IN AMERICAN HISTORY 307 (2003) (reviewing Charles P. Korr, *The End of Baseball as We Knew It: The Players Union, 1960-81*).

Two Sports Torts: The Historical Development of the Legal Rights of Baseball Spectators, 38 TULSA LAW REVIEW 433 (2003).

Liberation Arbitration: The Baseball Reserve Clause Case, PROCEEDINGS OF THE 55TH ANNUAL MEETING OF THE NATIONAL ACADEMY OF ARBITRATORS, Chapter 12 (2002).

Constructing Baseball, 24 CARDOZO LAW REVIEW 1597 (2002).

The Impact of Economics on Legal Education: The Northeastern Co-op Program, 15 ST. JOHN'S JOURNAL OF LEGAL COMMENTARY 295 (2001).

Confessions of a Law Dean, 31 UNIVERSITY OF TOLEDO LAW REVIEW 553 (2000).

Baseball's Labour Wars of the 1990s, 3 CONTEMPORARY ISSUES IN LAW 269 (2000).

Inside Baseball's Salary Arbitration Process, 6 UNIVERSITY OF CHICAGO LAW SCHOOL ROUNDTABLE 55 (1999).

The Dance and the Adjudication of Disputes, 51 RUTGERS LAW REVIEW 901 (1999).

Before the Flood: The History of Baseball's Antitrust Exemption, 9 MARQUETTE SPORTS LAW JOURNAL 307 (1999).

Trends in Private Sector Grievance Arbitration, in LABOR ARBITRATION UNDER FIRE (J. Stern and J. Najita, ed.), Chap. 2, CORNELL UNIV. PRESS (1997) (with Nolan).

Stillborn Enterprises: Calculating Expectation Damages Using Forensic Economics, 57 OHIO STATE LAW JOURNAL 809 (1996) (with Welsch and Jonas).

Tort Law and Family Values, 48 RUTGERS LAW REVIEW 619 (1996).

Post-Modern Labor-Management Relations, 12 HOFSTRA LAW REVIEW 321 (1995).

Arbitral Therapy, 46 RUTGERS LAW REVIEW 1751 (1994) (with F. Abrams and Nolan) (reprinted LAW IN A THERAPEUTIC KEY, Chap. 25 (D. Wexler and B. Winick, ed. 1996)).

Public Sector Collective Bargaining: A Labor Arbitrator's View of the Florida Constitution, 18 NOVA LAW REVIEW 733 (1994).

Arbitral Therapy, PROCEEDINGS OF THE FORTY-SIXTH ANNUAL MEETING NATIONAL ACADEMY OF ARBITRATORS (BNA, 1994) (with F. Abrams and Nolan).

The Lessons of Hurricane Andrew: A Prescript, 17 NOVA LAW REVIEW 999 (1993).

Law and the Chicken: An Eggs-agerated Curriculum Proposal, 17 NOVA [HUMOR IN THE] LAW REVIEW 771 (1993) (reprinted in the 39 Journal of Irreproducible Results 12 (1994)).

The All Star Baseball Law Team, 1 SETON HALL JOURNAL OF SPORTS LAW 201 (1991).

An Arbitrator's Perspective on Sports Labor Relations or Please Don't Kill the Ump, FIFTH ANNUAL LABOR AND EMPLOYMENT LAW INSTITUTE 61 (H. Wren, Ed.) (1990).

AIDS in Labor Arbitration, 25 UNIV. OF SAN FRANCISCO LAW REVIEW 67 (1990).

Lawyer as an Artist, 14 NOVA LAW REVIEW 573 (1990).

Cultivating Scholarship, THE SCRIVENER (Spring 1990) 1.

Courts and American Society: Roundtable Discussion, 14 NOVA LAW REVIEW 269 (1989) (with Anderson, Graglia, Kutler, Noonan and White).

Arbitral Immunity, 11 INDUSTRIAL RELATIONS LAW JOURNAL 228 (1989) (with Nolan).

Arbitral Craftsmanship and Opinion Writing, 5 LABOR LAWYER (ABA) 195 (1989) (with Nolan), reprinted in MATRIMONIAL ARBITRATION HANDBOOK 299 (American Academy of Matrimonial Lawyers, 1991).

Arbitral Craftsmanship and Competence, PROCEEDINGS FORTY-FIRST ANNUAL MEETING NATIONAL ACADEMY OF ARBITRATORS 313 (BNA, 1989) (with Nolan).

Sports Labor Relations: The Arbitrator's Turn at Bat, 5 ENTERTAINMENT & SPORTS LAW JOURNAL 1 (1988).

This is Not an Article, or Scholarship: A Greek Salad, 13 NOVA LAW REVIEW 33 (1988).

The AIDS Agenda, 12 NOVA LAW REVIEW 969 (1988).

The Arbitrator's Immunity from Suit and Subpoena, in PROCEEDINGS OF THE FORTIETH ANNUAL MEETING NATIONAL ACADEMY OF ARBITRATORS 149 (BNA, 1988) (with Nolan).

The New Nova Curriculum: Training Lawyers for the Twenty-First Century, 12 NOVA LAW REVIEW 77 (1987) (with Masinter).

Wishful Thinking and Public Policy, 11 NOVA LAW REVIEW 291 (1987).

The Efficient Delivery of Arbitration Services Through the Use of the Arbitration Firm, 11 NOVA LAW REVIEW 45 (1986) (with Nolan).

Book Review, *Torts and Sports: Legal Liability in Professional and Amateur Athletics*, 54 UNIV. OF CINCINNATI LAW REVIEW 1237 (1986).

The Future of Labor Arbitration, 37 LABOR LAW JOURNAL 437 (1986) (with Nolan).

Seniority Rights Under the Collective Agreement, 2 LABOR LAWYER 99 (1986) (with Nolan)

Toward a Theory of Just Cause in Employee Discipline Cases, 1985 DUKE LAW JOURNAL 594 (with Nolan).

The Labor Arbitrator's Several Roles, 44 MARYLAND LAW REVIEW 873 (1985) (with Nolan).

Time at a Premium: The Arbitration of Overtime and Premium Pay Disputes, 45 OHIO STATE LAW JOURNAL 837 (1984) (with Nolan).

Buying Employees' Time: Guaranteed Pay Under Collective Agreements, 35 SYRACUSE LAW REVIEW 867 (1984) (with Nolan).

Resolving Holiday Pay Disputes in Labor Arbitration, 33 CASE WESTERN RESERVE UNIV. LAW REVIEW 380 (1983) (with Nolan).

The Common Law of the Labor Agreement: Vacations, 5 INDUSTRIAL RELATIONS LAW JOURNAL 603 (1983) (with Nolan).

American Labor Arbitration: The Early Years, 35 UNIV. OF FLORIDA LAW REVIEW 373 (1983) (with Nolan).

American Labor Arbitration: The Maturing Years, 35 Univ. of Florida Law Review 557 (1983) (with Nolan).

Subcontracting Disputes in Labor Arbitration: Productive Efficiency Versus Job Security, 15 UNIV. OF TOLEDO LAW REVIEW 7 (1983) (with Nolan).

The Power Issue in Public Sector Grievance Arbitration, 67 MINNESOTA LAW REVIEW 261 (1982).

The Nature of the Arbitral Process: Substantive Decision Making in Labor Arbitration,

14 UNIV. OF CALIFORNIA AT DAVIS LAW REVIEW 551 (1981).

A Theory for the Discharge Case, 36 ARBITRATION JOURNAL 24 (1981).

Negotiating in Anticipation of Arbitration: Some Guideposts for the Initiated, 29 CASE WESTERN RESERVE UNIV. LAW REVIEW 428 (1979).

The Integrity of the Arbitral Process, 76 MICHIGAN LAW REVIEW 231 (1977).

Using Behavioral Evidence in NLRB Regulation: A Proposal, 90 HARVARD LAW REVIEW 1440 (1977) (with Roomkin).

Book Review: Cox, Bok & Gorman, *CASES AND MATERIALS ON LABOR LAW*, 27 CASE WESTERN RESERVE UNIV. LAW REVIEW 804 (1977).

The Labor Injunction and the Refusal to Cross Another Union's Picket Line, 26 CASE WESTERN RESERVE UNIV. LAW REVIEW 178 (1975).

Not One Judge's Opinion: The Boston School Desegregation Case, 45 HARVARD EDUCATION REVIEW 5 (1975), reprinted in *SCHOOL DESEGREGATION: THE CONTINUING CHALLENGE* (1976).

Activities and Honors:

Editor, Carolina Academic Press Book Series on Lawyering.

Reviewer, New York Journal of Books.

Scholar-in-Residence, National Baseball Hall of Fame and Museum (2006).

Fellow, American Bar Foundation (Life Member).

Fellow, Massachusetts Historical Society.

Elected Member, American Law Institute.

Special Master, Northern District Ohio (1979).

Member, National Academy of Arbitrators.

Member, Massachusetts Bar.

Counsel for plaintiffs in Morgan v. Kerrigan (Boston school desegregation case).

Recipient of NAACP General Counsel's Advocacy Award, November 1974.

Permanent Umpire: Walt Disney World and Actors Equity; MLB & Players Association (Salary Arbitration); United States Customs Service and Treasury Employees Union; AT&T and CWA; MGH-Spaulding Rehabilitation Hospital Project Labor Agreement.

Member, Federal Mediation and Conciliation Service and American Arbitration Association Labor Arbitration Panels.