

Cambridge University Press

978-1-107-00346-0 - A Guide to the World Anti-Doping Code: The Fight for the Spirit of Sport: Second Edition

Paul David

Index

[More information](#)

INDEX

- abuse of dominant position 366
- acceptance of World Anti-Doping Code 56–7
 - effect of global acceptance 122
- accreditation of laboratories 110–12, 150
- ad hoc* jurisdiction of CAS 34
- administration or attempted
 - administration of prohibited substance or method 197–200
- admissibility of evidence 120, 206–8
 - from criminal process 71–3
- admissions 133, 208–9, 214–15
 - reduction for 302–5
 - prompt admission 306–7
 - where admission is only evidence 304–5
- adoption of World Anti-Doping Code 3
- advisory opinions of CAS 33–4
- aggravating circumstances 257, 305–6
- aiding and abetting (complicity in) violations 138–9, 197–200
- amendments in 2009 Code 240–1, 376–8
 - greater flexibility 378
- analysis *see* testing and analysis process
- annulment of CAS awards 342–4
- anonymous witnesses 264
- Anti-Doping Administration and Management System (ADAMS) 115, 219
- anti-doping rule violations 130–1, 382
 - administration or attempted
 - administration of prohibited substance or method 197–200
 - agreement to Code as fundamental requirement 139–40
 - complicity in 138–9, 197–200
 - detection of prohibited substances 144–7
 - elements of violation 143–4
 - general approach to consideration of violations 200
 - investigations *see* investigations into violations
 - limitation 200
 - multiple violations 307–9
 - possession of prohibited substances and methods 189–93
 - actual possession 189
 - constructive possession 189, 192
 - proof of possession on facts 193–6
 - possible defences 147–8, 176
 - presence of prohibited substance or metabolites or markers in specimen 141–2
 - proof *see* proof of violations
 - refusing or failing to submit to
 - sample collection 174–5, 176–8, 179–81
 - compelling justification 175–6
 - evading doping control 178–9
 - no significant fault 300–2
 - sanctions for *see* sanctions
 - tampering or attempted tampering
 - with doping control 185–6
 - intentional breaches of
 - whereabouts rules amounting to tampering 184
 - manipulation as prohibited method 186–9
 - testing *see* testing and analysis process

Cambridge University Press

978-1-107-00346-0 - A Guide to the World Anti-Doping Code: The Fight for the Spirit of Sport: Second Edition

Paul David

Index

[More information](#)

INDEX

387

- trafficking or attempted trafficking
 - in prohibited substance or method 194, 196–7
- use of prohibited substance/method 160–1
 - attempt *see* attempt to use prohibited substance/method
 - evidence from athlete biological passports (ABP) 161–6, 172
 - general requirement to show how substance came to be in athlete's system 260–8, 279–80
 - no need to prove 'intent' 161
 - whereabouts regime 181–2, 382
 - intentional breaches of whereabouts rules 184
 - negligent failures leading to missed tests 183–4
 - no violation where athlete not notified of breaches 184–5
 - who can commit violations 140–1
- appeals 29–32, 34–5, 322, 329, 337–8
 - agreement to testing and CAS jurisdiction on appeal 61–3
 - ambit of appeal rights 330–1
 - applicable law 32, 35, 361
 - CAS approach 333–5
 - challenges to Code based on individual rights under national legal systems 360–4
 - costs 32–3
 - curing defects in process below 235–6
 - decisions capable of being appealed 326
 - international level 331
 - jurisdiction to revise CAS awards 335–6
 - national courts 18, 21, 40, 63, 335, 340–1
 - applications to annul CAS awards 342–4
 - breach of right to be heard 346–7
 - examples 353–5
 - general challenges to anti-doping rules on basis of personality rights 349–51
 - grounds to set aside CAS award 341
 - proportionality principle and 343, 345–6
 - results of challenges 351–3
 - national level 332
 - nature of process 322–4
 - persons entitled to appeal 328–9
 - position of CAS in appeal structure 324–5
 - in relation to disqualification of results 330–1
 - in relation to failure to give timely decisions at national level 327–8
 - in relation to provisional suspensions 328
 - in relation to therapeutic use exemption 100, 329
 - reporting of appeal decisions 230
 - substantive law governing dispute on appeal 35
 - World Anti-Doping Authority (WADA) and 326, 332–3
- applicable law
 - appeals 32, 35, 361
 - World Anti-Doping Code and 125
- application and interpretation of World Anti-Doping Code 53–4
 - agreement to jurisdiction 123–5
 - applicable law 125
 - Article 24 of the Code 126
 - central role of CAS 128–9
 - international approach 127–8
 - possibility of differences where Code not adopted or properly applied 68–9
- application of rules at time of offence 39
- appointment of arbitrators 26–7
- assistance to authorities
 - reduction in sanctions for 293, 302–5
 - amendments in 2009 Code 302–4
- Athlete Biological Operating Guidelines 4
- athlete biological passports (ABP) 161–6, 172

Cambridge University Press

978-1-107-00346-0 - A Guide to the World Anti-Doping Code: The Fight for the Spirit of Sport: Second Edition

Paul David

Index

[More information](#)

388

INDEX

- athletes
 - application of Code to individual athletes 57, 59, 60
 - definition 143
 - intentions 39, 254
 - assessment of intention to enhance sport performance 254–6
 - no need to prove ‘intent’ for rule violations 161
 - negligence of 39
 - claims of no negligence 273–9
- attempt to use prohibited substance/ method 166, 193
- impossibility 167–8, 170–1, 179
- mental element 166–7
- proof on the facts 168–70
- atypical findings 382
- automatic disqualification 248–9
- awards *see* decisions/awards
- B sample rights 149, 221
 - failure to provide athlete with rights in relation to B sample 151–2
- banned substances *see* Prohibited List
- bans *see* ineligibility, periods of
- bias, freedom from 236–8
- binding arbitration agreement 325
- biological passports (ABP) 161–6, 172
- breach of confidence 232
- burden of proof 38, 114–15, 156, 211
 - on anti-doping organisation 201–2
 - on athlete 202–3, 205–6, 263–8
 - duty of cooperation 263–8, 279–80
 - problems 211–13
 - shifting burden 206
- care, duty of 366
- ‘catch-all’ provisions 84, 87–9
 - reason for 87–9
- challenges 108, 246
 - general scientific challenges to test results 92
 - laboratory provision of
 - documentary package for 112
 - no challenge to Prohibited List status 85–6
 - testing and analysis process 114, 147, 152–5
 - B sample rights 149, 221
 - failure to provide athlete with rights in relation to B sample 151–2
 - general scientific challenges to test results 92
 - non-scientific challenges 148
 - successful challenges 156–8
 - unsuccessful challenges 158–60
 - use of prohibited method 155–6
 - see also* appeals
- civil claims outside the Code 364–7, 369–72
 - contract law 365, 366, 373–5
 - employment law 365, 366, 373–5
- Code *see* World Anti-Doping Code
- collection of samples 107, 108
 - refusing or failing to submit to sample collection 174–5, 176–8, 179–81
 - compelling justification 175–6
 - evading doping control 178–9
 - no significant fault 300–2
- Commonwealth Games
 - ad hoc* jurisdiction of CAS 34
- competition law 337
- complaints under Privacy Standard 120
- complicity in violations 138–9, 197–200
- conciliation 28
- confidentiality *see* privacy and confidentiality
- conflict between organisations 57
 - possibility of differences where Code not adopted or properly applied 68–9
- conflict of law rules 365
- consent to process information 117
- conservatory measures 25
- constructive possession 189, 192
- contract law 123, 365, 366, 373–5
 - clarity and certainty in contractual provisions 124
- Copenhagen Declaration on Anti-Doping in Sport (2003) 53, 75

Cambridge University Press

978-1-107-00346-0 - A Guide to the World Anti-Doping Code: The Fight for the Spirit of Sport: Second Edition

Paul David

Index

[More information](#)

INDEX

389

- costs of CAS hearings 29
 - appeals 32–3
- Court of Arbitration for Sport (CAS) 5, 18–19, 57
 - advisory opinions 33–4
 - appeals *see* appeals
 - appointment of arbitrators 26–7
 - composition 22–3
 - conciliation 28
 - costs 29, 32–3
 - decisions *see* decisions/awards
 - development of fundamental principles before the Code 36
 - expedition 28–9
 - fees 25, 30, 32
 - as first-instance tribunal 238
 - general procedural rules 23–5
 - independence 20–1, 24
 - interpretation of Code and 128–9
 - jurisdictional issues 60
 - ad hoc* jurisdiction of CAS 34
 - importance of agreement 61–8
 - key principles developed by CAS before the Code 37–40
 - non-applicability of criminal law and 17
 - ordinary arbitrations 25
 - procedural rules 21, 238, 325, 335
 - procedure before CAS Panel 28
 - statutes 19–20, 23
 - third-party joinder and intervention 27
 - working languages 24
- courts *see* national courts
- criminal law 6, 17–18, 55
 - admissibility of evidence from criminal process 71–3
- decisions/awards 29, 32
 - access to decisions under the Code 8
 - applications to annul CAS awards 342–4
 - capable of being appealed 326
 - enforcement *see* enforcement of awards
 - failure to give timely decisions at national level 327–8
 - grounds to set aside CAS award 341
 - jurisdiction to revise CAS awards 335–6
 - public reporting after decision 230–2
 - recognition 232–3, 341–2
 - recognition and enforcement 232–3, 341–2
 - reporting of appeal decisions 230
- defamation claims 365
- defence statement 31
- defences to anti-doping rule violations 147–8, 176
- detection of prohibited substances 144–7
 - minimum detection levels 381
- disciplinary sanctions 14, 40
 - standardisation 57
- disclosure of information 118, 228
 - before final hearing 229–30
- discretion/flexibility in sanctions 42–3, 47–8, 239, 240, 241, 253
- amendments in 2009 Code and 378
- assessment of intention to enhance sport performance 254–6
- claims of no fault 273–6
 - under 2003 Code 284–6
- decisions 276–7
- examples of successful pleas 280–3
- principles 277–9
- fault and 257–60
 - no significant fault *see* no significant fault finding
- general requirement to show how substance came to be in athlete's system 260–1, 279–80
- failure to meet requirement 261–3
- procedural issues 263–8
- proportionality principle 246–7, 279, 286, 287
- continuing limited role 288–90
- continuing reliance by certain CAS panels 290–1
- discrimination, prohibition of 343

Cambridge University Press

978-1-107-00346-0 - A Guide to the World Anti-Doping Code: The Fight for the Spirit of Sport: Second Edition

Paul David

Index

[More information](#)

390

INDEX

- disqualification 14, 39, 144, 312–13
 - appeals 330–1
 - automatic 248–9
 - further results 250
 - justification 42–3
 - doping
 - definition 130
 - see also* anti-doping rule violations
 - drug testing *see* testing and analysis process
 - due process and fair hearings 233–5, 264, 349
 - duty of care 366
 - emergency treatment 280–1
 - employment law 6, 365, 366, 373–5
 - endogenous steroids 94–6, 382
 - enforcement of awards 232–3, 341–2
 - challenges to 356–7, 372–3
 - New York Convention on the Enforcement of Foreign Arbitration Awards (1958) 35, 236, 323, 341
 - enhancement of performance 381
 - assessment of intention to enhance sport performance 254–6
 - equal treatment right 349
 - European Convention on Doping (1989) 17, 75
 - European Convention on Human Rights 358, 361
 - European Court of Justice 337, 352, 354–5
 - evidence
 - A sample alone as reliable evidence 172–3
 - admissibility of evidence 120, 206–8
 - from criminal process 71–3
 - admissions 133, 208–9, 214–15
 - prompt admission 306–7
 - reduction for 302–5
 - where admission is only evidence 304–5
 - anonymous witnesses 264
 - from athlete biological passports (ABP) 161–6, 172
 - establishing criteria for therapeutic use exemption on the evidence 103–4
 - evidentiary standard 38
 - expert evidence on testing and analysis process 150
 - ‘non-analytical positive’ violations 133
 - sharing 80
 - exemptions for therapeutic use *see* therapeutic use exemption
 - expedited procedure at CAS 28–9
 - expert evidence on testing and analysis process 150
 - fair hearings 233–5, 264
 - fault
 - claims of no fault 273–6
 - under 2003 Code 284–6
 - decisions 276–7
 - examples of successful pleas 280–3
 - principles 277–9
 - degrees of 269, 275–6, 278
 - high level of fault 268–9
 - low level of fault 269–72
 - mid-range level of fault 272
 - no significant fault *see* no significant fault finding
 - discretion in sanctions and 257–60
 - no significant fault *see* no significant fault finding
 - in relation to specified substance 272–3
- fees at CAS 25, 30, 32
- Festina cycling team 1
- financial sanctions 316, 366
- flexible sanctions *see* discretion/ flexibility in sanctions
- fundamental rights 337, 347–9, 360–4
 - World Anti-Doping Code and 338–40
- harmonisation
 - mutual recognition of decisions 232–3
 - sanctions 239

Cambridge University Press

978-1-107-00346-0 - A Guide to the World Anti-Doping Code: The Fight for the Spirit of Sport: Second Edition

Paul David

Index

[More information](#)

INDEX

391

- hearings 231
 - CAS as first-instance tribunal 238
 - curing defects 235–6
 - fairness and due process 233–5, 264, 349
 - impartiality 236–8
 - need for timely hearings 384
- human rights *see* rights
- impartiality 236–8
- implementation of Code 53–4
 - possibility of differences where Code not adopted or properly applied 68–9
- impossibility 167–8, 170–1, 179
- individual athletes, application of Code and 57, 59, 60
- ineligibility, periods of 251–2, 253, 257, 278
 - aggravating circumstances
 - increasing period of ineligibility 257, 305–6
 - commencement 313–14
 - life bans 309–12
 - multiple violations 308–12
 - status during ineligibility 314–16
 - violation of prohibition 315
- inferences 209, 214–15
 - from silence in face of allegations 209–11
- information
 - privacy and confidentiality of *see* privacy and confidentiality
 - whereabouts information *see* whereabouts regime
- intentions
 - athlete's 39, 254
 - assessment of intention to enhance sport performance 254–6
 - no need to prove 'intent' for rule violations 161
 - rule maker 124
- International Chamber of Arbitration for Sport (ICAS) 20, 22
- International Convention against Doping in Sport (2005) 3, 5, 53, 74–5
 - summary 75–7
- international law 17
 - soft law 76
- International Olympic Committee (IOC) 2, 14, 19, 366–8
 - Anti-Doping Rules 134
- International Standards
 - current standards 79–81
 - departures from 206
- Laboratories (ISL) 79, 97, 110–13
 - presumption in favour of WADA laboratories 113
 - scientific tests 114–15
- Privacy 79, 115
 - accuracy of information 117
 - application 116
 - breach 120
 - consent to process information 117
 - disclosure of information 118
 - information given concerning processing of information 117–18
 - information held 115
 - maintaining security of information 118
 - processing private information 116–17
 - relationship with national law 116
 - retention of information 118
 - rights of persons whose personal information is processed 119–20
 - rights to bring complaint 120
- Prohibited List 79, 81–2, 145, 147
 - cases of similar substances 90–2, 147
 - 'catch-all' provisions 84, 87–9
 - consequences of inclusion on Prohibited List 82
 - considerations 83
 - criteria for inclusion on list 84–5
 - general scientific challenges to test results 92
 - no challenge to list status 85–6
 - non-specified substances 83
 - prohibited methods 93

Cambridge University Press

978-1-107-00346-0 - A Guide to the World Anti-Doping Code: The Fight for the Spirit of Sport: Second Edition

Paul David

Index

[More information](#)

392

INDEX

- International Standards (*cont.*)
 - prohibited substances which occur naturally in the body 93–4
 - review 82–3
 - specified substances 83, 89–90, 252–4
 - substances included in List 86–7
 - testosterone and other endogenous steroids 94–6
 - role of 78–9
- Testing (IST) 55, 79, 97, 106–8
 - information to be provided 109
 - registered testing pool 109
 - whereabouts regime *see* whereabouts regime
- Therapeutic Use Exemptions (TUE) 79, 80, 96, 97
 - appeals 100, 329
 - application of criteria 99–100, 102
 - criteria for grant 98–9, 104–5
 - establishing criteria on the evidence 103–4
 - retroactive applications 101–2, 173
- World Anti-Doping Code and 4–6, 54, 56, 57, 60
- Interpol 55
- interpretation *see* application and interpretation of World Anti-Doping Code
- investigations into violations 55, 131–2, 142
 - agreement to investigation powers 66
 - coordination 80
 - ‘non-analytical positive’ violations 130, 132–4
 - responsibility for 56
 - searches 134–9
 - by State agencies and anti-doping organisations 69–70
 - tests *see* testing and analysis process
 - into violations other than doping 219–20
- jurisdictional issues 60, 140
 - ad hoc* jurisdiction of CAS 34
 - agreement on jurisdiction of CAS 59, 61–8
 - agreement to investigation powers 66
 - agreement to testing and CAS jurisdiction on appeal 61–3
 - consequences of agreement-based system 67–8
 - effect of agreement to jurisdiction of CAS 66
 - player bound to rules incorporating Code 64–5
 - jurisdiction to revise CAS awards 335–6
 - World Anti-Doping Code 123–5
- laboratories 145, 146
 - accreditation 110–12, 150
 - detection of prohibited substances 144–7
- International Standard for Laboratories (ISL) 79, 97, 110–13
 - presumption in favour of WADA laboratories 113
 - scientific tests 114–15
 - see also* testing and analysis process
- lex mitior* 39, 45–6
- life bans 309–12
- limitation *see* time limits
- medals, reallocation of 317–21
- medical prescriptions, no significant fault and 297–9
- missed tests 183–4, 222–4, 382
- mitigation 279
- multiple violations 307–9
 - life bans 309–12
- mutual recognition of decisions 232–3
- national anti-doping organisations (NADO) 16
 - investigations by 69–70
- national courts
 - appeals against CAS arbitration awards 18, 21, 40, 63, 335, 340–1

Cambridge University Press

978-1-107-00346-0 - A Guide to the World Anti-Doping Code: The Fight for the Spirit of Sport: Second Edition

Paul David

Index

[More information](#)

INDEX

393

- applications to annul CAS awards 342–4
- breach of right to be heard 346–7
- examples 353–5
- general challenges to anti-doping rules on basis of personality rights 349–51
- grounds to set aside CAS award 341
- proportionality principle and 343, 345–6
- results of challenges 351–3
- appeals to 323
- challenges to anti-doping regimes 16–17, 18
- civil claims outside the Code 364–7, 369–72
 - contract law 365, 366, 373–5
 - employment law 365, 366, 373–5
- national law 125
 - Privacy Standard and 116
 - protection of fundamental rights under Swiss law 347–9
 - use of Swiss law in disputes 125
- national sporting organisations (NSOs)
 - anti-doping regimes 15, 59
 - application of Code and 57–60
 - sporting rules 384–5
- negligence of athlete 39
 - claims of no negligence 273–6
 - decisions 276–7
 - principles 277–9
 - negligent failures leading to missed tests 183–4
- New York Convention on the Enforcement of Foreign Arbitration Awards (1958) 35, 236, 323, 341
- no significant fault finding 277, 286, 287–8, 289, 299–300, 383
 - medical prescriptions and 297–9
 - nutritional supplements 291–7
 - refusing or failing to submit to sample collection 300–2
- notification of testing 107, 228
- nutritional supplements 142
 - no significant fault and 291–7
- Olympic Charter 36, 366–7
- Olympic Games
 - ad hoc* jurisdiction of CAS 34, 36
 - eligibility for 366–8
- Olympic Movement Anti-Doping Code (OMADC) 2, 14–15, 18, 36, 130
- pacta sunt servanda* principle 343
- performance enhancement *see* enhancement of performance
- personality rights 347–8, 369
 - general challenges to anti-doping rules on basis of 349–51
- possession of prohibited substances and methods 189–93
 - actual possession 189
 - constructive possession 189, 192
 - proof of possession on facts 193–6
- privacy and confidentiality
 - appeals and 32
 - claims for breach of confidence 232
 - Code provisions on private information 115–16
 - disclosure of information 118, 228
 - before final hearing 229–30
 - International Standard 55, 79, 112, 115
 - accuracy of information 117
 - application 116
 - breach 120
 - consent to process information 117
 - disclosure of information 118
 - information given concerning processing of information 117–18
 - information held 115
 - maintaining security of information 118
 - processing private information 116–17
 - relationship with national law 116
 - retention of information 118
 - rights of persons whose personal information is processed 119–20
 - rights to bring complaint 120
 - public reporting after decision 230–2

Cambridge University Press

978-1-107-00346-0 - A Guide to the World Anti-Doping Code: The Fight for the Spirit of Sport: Second Edition

Paul David

Index

[More information](#)

394

INDEX

- procedural failures 45–6
 - drawing of inferences 209
- Prohibited List 79, 81–2, 145, 147, 379
 - cases of similar substances 90–2, 147
 - ‘catch-all’ provisions 84, 87–9
 - consequences of inclusion on Prohibited List 82
 - considerations 83
 - criteria for inclusion on list 84–5
 - general scientific challenges to test results 92
 - no challenge to list status 85–6
 - non-specified substances 83
 - possible amendments to 381–2, 383
 - minimum detection levels 381
 - removal of certain substances 380
 - prohibited methods 93
 - prohibited substances which occur naturally in the body 93–4
 - review 82–3
 - specified substances 83, 89–90, 252–4
 - substances included in List 86–7
 - testosterone and other endogenous steroids 94–6
- prohibited substances 54
 - see also* Prohibited List
- proof of violations 146, 201
 - by admission 133
 - attempt proven on the facts 168–70
 - burden of proof 38, 114–15, 156, 211
 - on anti-doping organisation 201–2
 - on athlete 202–3, 205–6, 263–8
 - duty of cooperation 263–8, 279–80
 - problems 211–13
 - shifting burden 206
 - general requirement to show how substance came to be in athlete’s system 260–1, 279–80
 - failure to meet requirement 261–3
 - procedural issues 263–8
 - inferences 209, 214–15
 - from silence in face of allegations 209–11
- ‘non-analytical positive’ violations 132–4
- possession proven on facts 193–6
- standard of proof 133, 205, 211, 213–14
 - for anti-doping organisation 203–5
 - Code Article 253–4, 337
 - see also* evidence
- proportionality principle 246–7, 279, 286, 287
 - appeals against CAS arbitration awards to Swiss courts and 343, 345–6
- continuing limited role 288–90
- continuing reliance by certain CAS panels 290–1
- provisional measures 25
 - suspensions 227–8, 230, 314
 - appeals 328
 - performance in violation of 306
- public reporting after decision 230–2
- punishments *see* sanctions
- purpose of World Anti-Doping Code 126
- recognition of awards 232–3, 341–2
- recreational drugs 378, 379–80
- reduction in sanctions for
 - assistance/admissions 293, 302–5
 - amendments in 2009 Code 302–4
 - prompt admission 306–7
 - where admission is only evidence 304–5
- refusing or failing to submit to sample collection 174–5, 176–8, 179–81
 - no significant fault 300–2
- reporting after decision 230–2
- responsibilities of athletes during testing process 107
- restraint of trade 338, 355–6
- results (sporting), reallocation of 317–21
- results management of tests 56, 220–1
 - general scientific challenges to test results 92
- guidelines 80

Cambridge University Press

978-1-107-00346-0 - A Guide to the World Anti-Doping Code: The Fight for the Spirit of Sport: Second Edition

Paul David

Index

[More information](#)

INDEX

395

- other anti-doping violations 224–7
- public reporting after decision
 - 230–2
- responsibility for 216, 219
- whereabouts failures and missed tests 222–4
- World Anti-Doping Authority (WADA) as clearing house for test results 219
- retention of information 118
- retention of samples for retesting 112
- rights
 - athlete's during testing process 107
 - B sample rights 149, 221
 - failure to provide athlete with rights in relation to B sample 151–2
 - challenges to Code based on individual rights under national legal systems 360–4
 - fundamental 337, 347–9, 360–4
 - World Anti-Doping Code and 338–40
 - personality rights 347–8, 369
 - general challenges to anti-doping rules on basis of 349–51
 - persons whose personal information is processed 119–20
 - protection of human rights 47
- rule violations *see* anti-doping rule violations
- samples 45–6, 55, 111, 144
 - B sample rights 149, 221
 - failure to provide athlete with rights in relation to B sample 151–2
 - collection 107, 108
 - compelling justification for refusal/failure to submit 175–6
 - evading doping control 178–9
 - refusing *see* refusing or failing to submit to sample collection
 - defects in chain of custody 148
 - retention for retesting 112
 - storage 107
- sanctions 14, 40, 239–40, 249–50
 - aggravating circumstances 257, 305–6
 - amendments in 2009 Code 240–1
 - CAS review of 43–5
 - consequences to teams 316–17
 - discretion *see* discretion/flexibility in sanctions
 - disqualification 14, 39, 144, 312–13
 - automatic 248–9
 - further results 250
 - justification 42–3
 - financial 316, 366
 - lack of harmony between anti-doping regimes before Code 48–51
 - multiple violations and 307–9
 - life bans 309–12
 - Olympic Movement Anti-Doping Code (OMADC) 15
 - periods of ineligibility 251–2, 253, 257, 278
 - aggravating circumstances increasing period of ineligibility 257, 305–6
 - commencement 313–14
 - life bans 309–12
 - multiple violations 308–12
 - status during ineligibility 314–16
 - violation of prohibition 315
- provisional *see* provisional measures
- reallocation of results and medals 317–21
- reduction for assistance/admissions 293, 302–5
 - amendments in 2009 Code 302–4
 - prompt admission 306–7
 - where admission is only evidence 304–5
- strict liability 15, 37–8, 39, 141, 144, 248–9, 253, 277
 - justification for disqualification 42–3
 - rationale and need for clear rules 40–2
- searches 134–9
- sharing evidence 80

Cambridge University Press

978-1-107-00346-0 - A Guide to the World Anti-Doping Code: The Fight for the Spirit of Sport: Second Edition

Paul David

Index

[More information](#)

396

INDEX

- Signatories of World Anti-Doping Code 3, 53
 - acceptance by 56–7
 - roles and responsibilities 53
- silence in face of allegations 209–11
- soft law 76
- sporting organisations *see* national sporting organisations (NSOs)
- sporting rules 384–5
- storage of samples 107
- strict liability 15, 37–8, 39, 141, 144, 248–9, 253, 277
 - justification for disqualification 42–3
 - rationale and need for clear rules 40–2
- suspensions, provisional 227–8, 230, 314
 - appeals 328
 - performance in violation of 306
- Switzerland 24, 35
 - appeals against CAS arbitration
 - awards 18, 21, 40, 63, 335, 340–1, 357–60
 - applications to annul CAS awards 342–4
 - breach of right to be heard 346–7
 - general challenges to anti-doping rules on basis of personality rights 349–51
 - grounds to set aside CAS award 341
 - proportionality principle and 343, 345–6
 - results of challenges 351–3
 - jurisdictional issues 140
 - protection of fundamental rights under Swiss law 347–9
 - use of Swiss law in disputes 125
- tampering or attempted tampering
 - with doping control 185–6
- intentional breaches of whereabouts
 - rules amounting to tampering 184
- manipulation as prohibited method 186–9
- teams, consequences of sanctions for 316–17
- testing and analysis process 14, 38, 45–6, 53, 55, 78, 111, 114–15, 142
 - agreement to testing and CAS jurisdiction on appeal 61–3
- atypical findings 382
- challenges 114, 147, 152–5
 - B sample rights 149, 221
 - failure to provide athlete with rights in relation to B sample 151–2
 - general scientific challenges to test results 92
 - non-scientific challenges 148
 - successful challenges 156–8
 - unsuccessful challenges 158–60
 - use of prohibited method 155–6
- civil claims arising from 369–72
- detection of prohibited substances 144–7
- distribution plan 106
- expert evidence on 150
- guidelines 80
- International Standard for Testing (IST) 55, 79, 97, 106–8
 - information to be provided 109
- registered testing pool 109
- whereabouts regime *see* whereabouts regime
- minimum detection levels 381
- missed tests 183–4, 222–4, 382
- notification of athletes 107, 228
- responsibilities of athletes 107
- responsibility for 56, 216–17
 - test results 219
- testing in-competition at events 216–17
- testing out-of-competition 218–19
- results of testing *see* results management
- rights of athletes 107
- whereabouts regime *see* whereabouts regime
- see also* samples
- testosterone 94–6

Cambridge University Press

978-1-107-00346-0 - A Guide to the World Anti-Doping Code: The Fight for the Spirit of Sport: Second Edition

Paul David

Index

[More information](#)

INDEX

397

- therapeutic use exemption 78, 221
 - International Standard for Therapeutic Use Exemptions (TUE) 79, 80, 96, 97
 - appeals 100, 329
 - application of criteria 99–100, 102
 - criteria for grant 98–9, 104–5
 - establishing criteria on the evidence 103–4
 - retroactive applications 101–2, 173
- third-parties' joinder and intervention at CAS 27
- time limits 24
 - appeals 30
 - appointment of arbitrators 26
 - consideration of anti-doping rule violations 200
 - third-party joinder and intervention 27
- tort law 366
- trafficking or attempted trafficking in prohibited substance or method 194, 196–7
- UNCITRAL Model Law 35, 60, 323
- Uniform Customs and Practice for Documentary Credits 52
- use of prohibited substance/method 160–1
 - A sample alone as reliable evidence 172–3
 - attempt to use *see* attempt to use prohibited substance/method
 - evidence from athlete biological passports (ABP) 161–6, 172
 - general requirement to show how substance came to be in athlete's system 260–1, 279–80
 - failure to meet requirement 260–1
 - procedural issues 263–8
 - no need to prove 'intent' 161
 - use of prohibited methods 173–4
- violations *see* anti-doping rule violations
- whereabouts regime 108–9, 219, 382
 - information to be provided 109
 - Registered Testing Pool 109
 - results management for 222–4
 - rule violations 181–2
 - intentional breaches of whereabouts rules 184
 - negligent failures leading to missed tests 183–4
 - no violation where athlete not notified of breaches 184–5
 - witnesses, anonymous 264
- World Anti-Doping Authority (WADA) 1, 2, 7, 55, 130, 219
 - agreement-based system 61–8
 - agreement to investigation powers 66
 - agreement to testing and CAS jurisdiction on appeal 61–3
 - consequences of agreement-based system 67–8
 - effect of agreement to jurisdiction of CAS 66
 - player bound to rules incorporating Code 64–5
 - amendment of Code in 2009 and 376–8
 - as clearing house for test results 219
 - right of appeal 326, 332–3
- World Anti-Doping Code 2, 52, 78
 - access to decisions under the Code 8
 - adoption 3
 - amendments in 2009 Code 240–1, 376–8
 - greater flexibility 378
 - annotations 126
 - concerns about operation of 378, 383
 - fundamental rights and 338–40
 - liaison with State authorities and 6–7
 - need for consistency 7
 - organisations and general provisions outside scope of 58
 - other methods of regulation and 6
 - parts 53–6
 - purpose 126

Cambridge University Press
978-1-107-00346-0 - A Guide to the World Anti-Doping Code: The Fight for the Spirit of Sport: Second Edition
Paul David
Index
[More information](#)

398

INDEX

- World Anti-Doping Code (*cont.*)

Signatories 3, 53

acceptance by 56–7

roles and responsibilities 53

sporting rules and 384–5

see also individual topics
- World Anti-Doping Program 2, 4, 52, 80

World Conference on Doping (2003) 3

World Cup

ad hoc jurisdiction of CAS 34