

INDEX

- A samples, 221–2
- ABP (Athlete Biological Passport programs), 67, 94–5, 205–15
- ADAMS (Anti-Doping Administration and Management System), 67–8, 150, 296–7
- administration of prohibited substances and methods, 259–62
- admissions, 284, 289–91, 439–41, 450–1, 575–6, 577
- advisory opinions, 42–3
- aggravating circumstances, 576–7
- Anti-Doping Administration and Management System (ADAMS), 67–8, 150, 296–7
- anti-doping legislation, national, 7
- Appeal Arbitration Procedure, 38–41
- appeals
 - Court of Arbitration for Sport (CAS), 324–5, 463–73, 479–81
 - international-level, 477
 - national-level, 477–9
 - Swiss Federal Supreme Court, 85–7
 - under the Code, 44–6, 583
- appellants, 473
- arbitration, 539–41
 - agreements, 468–70
 - awards, 37, 505–10, 513–17
- Arbitration Procedure, 32–3, 38–41
- arbitrators, 31–2
 - appointment of, 34–5
- assistance to authorities, 411, 437–8, 574
- Athlete Biological Passport programs (ABP), 67, 94–5, 205–15
- athlete support personnel, 181
- atypical findings, 581–2, 593–4
- automatic disqualification of results, 344–6
- automatic publication, 457
- B samples, 56, 191–5
- BALCO investigation, 77–8, 170–2, 289–91
- breach of confidence claims, 319–20
- cannabis, 397–8, 446–7
- CAS. *See* Court of Arbitration for Sport
- ‘catch-all’ provisions, 99, 103–6
- challenges to anti-doping regimes, 483–5, 499–504
- challenges to testing and analytical processes, 191, 195–204
- cheating, 358–60
- claims outside the Code, 517–34
- Code. *See* World Anti-Doping Code
- Code for Sports Related Arbitration and Mediation, 25–6
- common principles, 20–1
- compelling justification defence, 225–30
- complaints, 155–6
- complicity in committing anti-doping rule violations, 263–5, 434–5
- conciliation, 36
- confidentiality, 313–21
- conservatory measures, 32
- contaminated products, 398–400
- contracts, inferred, 70
- costs, 37–8, 42, 448–9
- court challenges, 18

- Court of Arbitration for Sport (CAS)
ad hoc jurisdiction, 43–4
 appeals, 44–6, 324–5, 463–8, 473, 479–81
 awards, 487–92, 513–17
 revisions, 481–2
 composition, 27–9
 eligibility decisions, 530–4
 independence, 23–5
 international-level appeals, 477
 investigations, 65–7, 77–8
 jurisdiction, 71, 72–5, 78–80
 key principles, 46–50
 organisation, 27–9
 panels, 35–7
 pre-Code awards, 54–61, 243–5
 procedural failures, 55–6
 Procedural Rules, 25–6, 29–32, 44–5
 role of, 21–2
 rules, 22–3
 World Anti-Doping Code, 165–6
 criminal investigations, 82–5. *See also* investigations
 criminal law, 7, 19–20
 cross appeals, 473
- defences to violations, 190–1, 225–8
 disqualification of results, 344–6, 347–52, 447–8, 475–6
- ECJ (European Court of Justice), 504
 employment contracts, 528–30
 endogenous steroids, 111–12
 enhancement of sport performance, 551
 estoppel principle, 366
 European Court of Justice (ECJ), 504
 evasion of doping control, 230
 evidence, 282–3
 expedition, 37
- fault. *See also* no fault defence; no significant fault defence
 assessment of, 372–4, 555–6, 559–64
- definition of, 335–6, 369–70
 degrees of, 423–8
 discretion on, 554–5, 594
 high degree, 559–60
 low level, 560–3
 mid-range, 563
 financial sanctions, 448–9, 501–2
 fixed sanctions, 54–5, 57–8
 fundamental rights. *See* human rights
- hearings, 321–7
 appeals, 324–5
 due process, 321–4
 fairness, 321–4
 impartiality, 325–7
 timely, 595
 hospital treatment, 390–1
 human rights, 485–7, 510–13
- ICAS (International Council of Arbitration for Sport), 23, 26–7
- identification of prohibited substances, 107–9
- impossibility of use of prohibited substances, 216–17, 220–1, 230–1
- in-competition testing, 295–6
- ineligibility. *See also* sanctions
 breach of orders, 582
 commencement of period, 449–50
 lifetime bans, 445–6
 participation during, 269–71, 435–6, 454–5
 periods of, 223–4, 352–3
 prompt admissions, 577
 reduction in period, 368–9, 393–5, 436–9, 441
 status during, 451–4
- inferences, drawing of, 284–5, 289–91
 inferred contracts, 70
 information. *See* personal information
 intelligence gathering, 65–7
 intentional conduct, 353–61, 364–8
 International Convention against Doping in Sport (UNESCO), 87–90

INDEX

599

- International Council of Arbitration for Sport (ICAS), 23, 26–7
- international law, 19
- International Standard for Laboratories (ISL), 113, 141–8
- International Standard for Testing and Investigations (ISTI), 113, 124–41
 - filing failures, 136–7
 - missed tests, 137
 - results management, 138–41
 - whereabouts rules, 135–6, 181–2, 233–6, 237–41, 301–4
- International Standard for the Protection of Privacy and Personal Information (ISPPPI), 148–56. *See also* personal information
- International Standard for Therapeutic Use Exemptions (ISTUE), 112–24
- International Standards, 4–6, 64–6, 91–3, 96
- investigations, 65–7, 77–8, 81–2, 124–41, 297–9
- ISL (International Standard for Laboratories), 113, 141–8
- ISPPPI (International Standard for the Protection of Privacy and Personal Information), 148–56. *See also* personal information
- ISTI (International Standard for Testing and Investigations), 113, 124–41
 - filing failures, 136–7
 - missed tests, 137
 - results management, 138–41
 - whereabouts rules, 135–6, 233–41, 301–4, 431, 584, 593
- ISTUE (International Standard for Therapeutic Use Exemptions), 112–24
- jurisdiction
 - Court of Arbitration for Sport, 71, 72–5, 78–80
 - World Anti-Doping Code, 158–60
- key principles developed before code on anti-doping matters, 46–50
- laboratories, 113, 141–8
- lex mitior* doctrine, 49, 56–7, 239–41, 455–7
- lifetime bans, 445–6
- limitation period for proceedings under the Code, 272–3
- medals, reallocation of, 458–62
- multiple violations, 441–6, 577–8
- mutual recognition, 320–1
- national anti-doping organisations (NADOs), 18–19
- negligence. *See* no significant fault defence
- no fault defence, 183, 232, 350, 367–70, 374–5, 378–9, 390–3, 403, 594
- no significant fault defence, 183, 227, 231, 330–6, 365, 369–72, 374–8, 393–406, 409–11, 414–15, 417–23, 573–4, 594
- notices, 314–15
- nutritional supplements, 409–14
- obligation to bring proceedings, 306–10
- Olympic Movement Anti-Doping Code (OMADC), 2, 16–17
- Ordinary Arbitration Procedure, 32–3
- out-of-competition testing, 296
- participation whilst ineligible, 269–71, 435–6, 454–5
- performance enhancing substances, 592
- personal information, 148–56
 - accuracy, 151–2
 - disclosure, 153–4
 - retention, 154
 - right of access, 154–5
 - security, 154
- personality rights, 495–9
- pre-Code awards, 54–61, 243–5

600

INDEX

- pre-Code challenges to anti-doping regimes, 483–5
- privacy, 67–8
- proceedings, obligation to bring, 306–10
- prohibited association, 265–9, 435
- Prohibited List, 96–107, 592–3
 - catch-all provisions, 99, 103–6
 - challenges to, 101–2
 - consequence of inclusion, 97
 - inclusion on, 100–1
 - inclusions, 102–3
 - non-specified substances, 98–9
 - review of, 97–8
 - specified substances, 98–9, 106–7
- prohibited methods
 - administration of, 259–62
 - attempts to use, 204–5, 215–21
 - impossibility of use, 216–17, 220–1
 - internet purchases, 248
 - manipulation as, 243–6
 - meaning of, 110
 - possession of, 246–54
 - testing, 198–9
 - trafficking in, 254–9
 - use of, 204–5, 222–3
- prohibited substances. *See also* specified substances
 - administration of, 259–62
 - attempted use, 215–21, 593
 - attempts to use, 204–5
 - bases for inclusion, 590
 - challenges to test results, 109
 - competition only, 249–50
 - explanations for the presence of, 556–9
 - identification of, 107–9
 - impossibility of use, 216–17, 220–1, 230–1
 - internet purchases, 248
 - naturally occurring in the body, 110
 - no intent to enhance performance, 589
 - non-performance enhancing, 591
 - performance enhancing, 592, 594
 - possession of, 246–54
 - presence of, 182–3
 - trafficking in, 254–9
 - use of, 204–5
- prompt admissions, 577
- proof of anti-doping rule violations under the Code, 274–91
 - admissions, 284, 289–91
 - burden of, 275–7, 280–2, 287–8
 - evidence, 282–3
 - inferences, drawing of, 284–5, 289–91
 - silence in the face of allegations, 285–7
 - standard of, 277–80, 287–8, 550–1
- proportionality principle, 340–4, 366, 404, 405–9, 492–4
- provisional measures, 32
- provisional suspensions, 310–12, 451, 472–3, 583–4
- public disclosure before final hearing, 315–16
- public international law, 19
- public reporting after decisions, 316–19
- reallocation of results and medals, 458–62
- recreational drugs, 589, 591. *See also* cannabis
- reporting, 313–21
- restraint of trade, 503, 504–5
- results management, 138–41
 - decisions, 312
 - process, 299–306
 - responsibility for, 292–4
 - retirement, 313
- results, reallocation of, 458–62
- retirement of athletes, 313
- sample collection violations, 224–5, 243–6
- sanctions, 328–46, 429–33. *See also* ineligibility
 - amendments to the regime, 571–2, 578–81
 - determination process, 565–9
 - financial, 448–9, 501–2

INDEX

601

- general approach, 337–40
- teams, 583
- 2009 Code, 331–2
- 2015 Code, 329–7, 342–4
- silence in the face of allegations, 285–7
- special provisions
 - Appeal Arbitration Procedure, 38–41
 - Ordinary Arbitration Procedure, 32–3
- specified substances, 106–7, 400, 428–9, 446–7, 549, 563–4, 572–3. *See also* prohibited substances
- stimulants, 103, 105–6
- strict liability, 47–51, 101, 182–3, 344–6
- suspensions. *See also* ineligibility; sanctions
 - provisional, 310–12, 451, 472–3, 583–4
- Swiss Federal Supreme Court, 85–6, 487–8, 490–2, 494
- Swiss Federal Tribunal, 75–7, 506–10
- tampering with doping control, 241–3, 298
- team sanctions, 583
- team testing, 457–8
- technical documents (WADA), 94–5
- testing, 124–41
 - challenges to, 191, 195–204
 - in-competition, 295–6
 - missed tests, 301–4
 - out-of-competition, 296
 - prohibited methods, 198–9
 - responsibility for, 292–4
 - results, 296–7
 - teams, 457–8
- testosterone, 111–12
- Therapeutic Use Exemption Committees (TUEC), 114–15, 117–18, 120
- therapeutic use exemptions (TUE), 112–24, 473–4, 563–4
- third-party joinder, 35–6
- threshold requirement for the detection of a substance, 100–1
- timely admissions, 450–1
- timely hearings, 595
- trafficking in prohibited substances and methods, 254–9, 298, 432–4
- transitional provisions, 455–7, 584–5
- tribunals, 18
- TUE (therapeutic use exemptions), 112–24, 473–4, 563–4
- TUEC (Therapeutic Use Exemption Committees), 114–15, 117–18, 120
- UNESCO International Convention against Doping in Sport, 87–90
- violations of the World Anti-Doping Code, 167–79
 - complicity in committing, 263–5
 - general approach, 271–2
 - multiple, 441–6, 577–8
 - perpetrators, 181–90
- WADA. *See* World Anti-Doping Authority
- whereabouts rules, 135–6, 181–2, 233–41, 301–4, 431, 584, 593
- whistleblowers, 67
- World Anti-Doping Authority (WADA)
 - appeals, 86–7
 - guidelines, 94–5
 - International Standards, 4–6, 64–6, 91–3, 96
 - laboratories, 146–7
 - reductions in periods of ineligibility, 438–9
 - technical documents, 94–5
- World Anti-Doping Code
 - acceptance by signatories, 68–72
 - adoption of, 3–4
 - agreement to, 179–81
 - amendments, 535–7, 570–89, 596
 - appeals, 463–73
 - Articles, 64
 - 1, 167–8
 - 2, 167–8
 - 2.1, 182–3, 593

World Anti-Doping Code (*cont.*)

- 2.10, 265–9, 435
- 2.2, 204–5, 221
- 2.3, 224–5, 228–9, 430–1
- 2.4, 233–6, 431, 593
- 2.5, 241–3, 430–1
- 2.6, 246–54
- 2.7, 254–9, 432–3
- 2.8, 259–62, 432–3
- 2.9, 263–5, 434–5
- 3, 274–91
- 4.3.1, 591
- 7, 294–313, 581–2
- 7.3, 593–4
- 7.5, 583–4
- 7.9, 310–12
- 8, 321–7
- 9, 344–6
- 10, 328–44, 346–7
- 10.1, 347–52
- 10.11, 449–51
- 10.11.2, 450–1
- 10.11.3, 451
- 10.12, 451–4
- 10.12.3, 269–71, 435–6, 454–5
- 10.13, 457
- 10.2, 223–4, 352–3, 364–5
- 10.2.3, 353–61
- 10.3, 352–3
- 10.4, 378–84, 548–64, 572–3, 594
- 10.5, 393–5
- 10.5.1, 231–3, 573–4, 594
- 10.5.1.1, 395–400
- 10.5.2, 230–3, 404–6, 573–4, 594
- 10.5.3, 411, 437–8, 574
- 10.5.4, 575–6
- 10.6, 436–8, 576–7
- 10.6.2, 577
- 10.6.4, 441
- 10.7, 441–6, 577–8
- 10.8, 447–8

- 11, 457–8
- 13, 463–73, 583
- 14, 313–21
- 14.3, 315–19
- 17, 272–3
- 24, 162–3
- 25, 584–5
- certainty, 160
- clarity, 160
- consistency, 8–9
- Court of Arbitration for Sport, 165–6
- decisions, 9–10
- flexibility, 589–90, 595–6
- global acceptance, 157–8
- inconsistent application, 80–1
- as international agreement, 7–8
- international approach to interpretation, 163–4
- International Standards. *See* International Standards
- international support, 87–8
- interpretation, 13–15, 163–6
- jurisdiction, 158–60
- law, 161–3
- notes to, 163
- operation as a set of rules, 537–8
- other sporting rules, 595–6
- parts of, 63–8
- purpose, 160, 163
- responsibility for doping control, 294–5
- signatories, 68–72
- sources of law, 13–15
- support for, 539
- text, 10–13
- transitional provisions, 455–7, 584–5
- 2015 Code, comments on, 541–7
- uncertainty, 589–90, 595–6
- violations. *See* violations
- World Anti-Doping Program, 62–3