

Summer 6-1-2017

## Protecting Big Data in the Big Leagues: Trade Secrets in Professional Sports

Lara Grow

*Indiana University, Bloomington*

Nathaniel Grow

*Indiana University, Bloomington*

Follow this and additional works at: <http://scholarlycommons.law.wlu.edu/wlulr>



Part of the [Intellectual Property Law Commons](#)

---

### Recommended Citation

Lara Grow and Nathaniel Grow, *Protecting Big Data in the Big Leagues: Trade Secrets in Professional Sports*, 74 Wash. & Lee L. Rev. 1567 (2017), <http://scholarlycommons.law.wlu.edu/wlulr/vol74/iss3/7>

This Article is brought to you for free and open access by the Washington and Lee Law Review at Washington & Lee University School of Law Scholarly Commons. It has been accepted for inclusion in Washington and Lee Law Review by an authorized editor of Washington & Lee University School of Law Scholarly Commons. For more information, please contact [osbornecl@wlu.edu](mailto:osbornecl@wlu.edu).

**Washington and Lee Law Review**  
**Author/Journal Agreement**

The following is an agreement between Nathaniel Grow and Lara Grow, hereinafter referred to as the "Co-Authors," and the Washington and Lee University, as owner of the *Washington and Lee Law Review*, also referred to as "the Law Review," and governs *Protecting Big Data in the Big Leagues: Trade Secrets in Professional Sports*, hereinafter referred to as "the Work."

1. Co-Authors' Grant of Rights:

- a. Except as provided in Paragraphs 1(c) and 2(b), Co-Authors grant to *Washington and Lee Law Review* the rights to reproduce and distribute the Work in the Law Review, in facsimile reprints or microforms, as a contribution to a collection published by the Law Review, and by means of an Internet or Intranet site over which the Law Review exercises effective control, and also by means of a third-party online legal information provider, such as, but not limited to, Bloomberg Law, LEXIS-NEXIS, and Westlaw.
- b. The *Washington and Lee Law Review's* rights provided in Paragraph 1(a) shall be non-exclusive beginning from the date of execution of this Agreement.
- c. After the Work has been published in the *Washington and Lee Law Review*, the Law Review shall have the right to authorize another party to reproduce and distribute the Work in the forms specified in Paragraph 1(a).
- d. The Co-Authors grant the above rights without claim of royalties or other compensation.
- e. The Co-Authors certify that the Work contains no material that infringes the copyright of any other person. If the contribution contains material which is someone else's copyright, the Co-Authors promise that the unrestricted permission of the copyright owner to reproduce the material has been obtained and that the material is clearly identified and acknowledged in the text.

2. Co-Authors' Ownership of Copyright and Reservation of Rights:

- a. The copyright in the Work shall remain with the Co-Authors.
- b. The Co-Authors retain the rights:
  - (i) To reproduce and distribute the Work, and to authorize others to reproduce and distribute the Work, in any format, to students for classroom use, at or below cost;

- (ii) To include the Work, in whole or part, in another work of which the Co-Authors are the sole or joint authors or editors, provided that in either circumstance if the Co-Authors submit a work for publication that is substantially the same as the Work to another periodical that such work identifies the Co-Authors, *Washington and Lee Law Review*, the volume, the number of the first page, and the year of the Work's publication in the Law Review.
- (iii) To post the Work, in whole or in part, on an Internet or Intranet site over which either of the Co-Authors have effective control provided that such Work identifies the Co-Authors, *Washington and Lee Law Review*, the volume, the number of the first page, and the year of the Work's publication in the Law Review. The Co-Authors shall also provide a hypertext link to a copy of the Work on an Internet or Intranet site over which the Law Review exercises effective control. This provision includes postings on Social Science Research Network (SSRN). The Law Review will provide a PDF or other electronic version of an article in its final form on the Washington and Lee Digital Repository, and requests that the Co-Authors provide this link for all other Internet or Intranet sites.

3. Publication by Others

- a. Unless Co-Authors notify *Washington and Lee Law Review* in writing otherwise, the issue of the Law Review in which the Work appears shall include a notice stating that the Work may be reproduced and distributed, in whole or in part, by nonprofit institutions for educational purposes including distribution to students, provided that the copies are distributed at or below cost and identify the Co-Authors, *Washington and Lee Law Review*, the volume, the number of the first page, and the year of the Work's publication.
- b. *Washington and Lee Law Review* shall have the right to authorize another party to reproduce and distribute the Work in a form other than those specified in Paragraph 1(a), provided that such reproduction identifies the Co-Authors, *Washington and Lee Law Review*, the volume, the number of the first page, and the year of the Work's publication, and provided further that the Co-Authors have been notified by the Law Review of its intent to authorize such reproduction and distribution not less than thirty (30) days prior to the grant of such authorization and the Co-Authors have not within thirty (30) days after being notified given the Law Review written notice of the Co-Authors' objection to such reproduction and distribution.

4. Abstract, Editing, and Printing

- a. The Co-Authors shall, upon submission or immediately following acceptance of the Work for publication in the Law Review, prepare and

submit to the Law Review an abstract of the Work (the "Abstract"), not exceeding 300 words in length, and the rights of the Law Review to the Abstract shall be governed by Paragraph 1 of this Agreement. If the Abstract of the Work exceeds 300 words, the Co-Authors authorize *Washington and Lee Law Review* to edit the Abstract for length. If the Co-Authors do not submit the Abstract, the Co-Authors authorize *Washington and Lee Law Review* to prepare the Abstract.


- b. The Co-Authors authorize Washington and Lee Law Review to edit and revise the Abstract and the Work prior to publication in the Law Review, as well as publish the Abstract on an Internet or Intranet site over which the Law Review exercises effective control prior to publication of the Work in the *Washington and Lee Law Review*, but the Law Review shall not publish the Abstract and the Work unless it is acceptable in its final form to both the Co-Authors and the Law Review.
- c. The Co-Authors will be sent, under separate cover, a letter describing the editing process and providing a timeline for publication of the Work. The Law Review advises the Co-Authors that the Co-Authors will be given two opportunities, at separate stages of the editing process, to review changes made by the Law Review to the Work. In order to adhere to important publication deadlines, however, the Law Review reserves the right to limit Co-Authors review of changes to the Work only if the Co-Authors fail to adhere to the timeline for editing and publication.
- d. Promptly after publication, the Law Review shall give each Co-Author, without charge, 20 offprint copies of the Work and, if requested by the Co-Authors, additional copies at a cost to be determined.

5. Final Agreement

This Agreement constitutes the sole agreement between the Co-Authors and *Washington and Lee Law Review* with respect to the publication and copyright of the Work. Any modifications or additions to the terms of this Agreement shall be in writing.

Co-Author (1).  Date. 10-25-16

**Nathaniel Grow**  
Associate Professor of Legal Studies  
University of Georgia Terry College of Business

Co-Author (2).  Date. 10-24-16

**Lara Grow**  
Part Time Lecturer – Legal Studies Program  
University of Georgia Terry College of Business

Law Review: Caroline L. Osborne Date: 10.26.16

**Caroline L. Osborne**

Assistant Dean for Legal Information Services & Professor of Legal  
Research