

Twitter Thread by Rugby and the Law

Rugby and the Law

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Over 70 former professional rugby players are preparing for legal action against the sport's governing bodies according to this report.

The group litigation seems to be in its early stages, but World Rugby & Unions will be starting to get twitchy.

THREAD on the key issues ■■

Exclusive: Rugby faces group litigation action on concussion | [@danscho1](#) reports <https://t.co/i246r0c9IS>

— Telegraph Rugby (@TelegraphRugby) [December 7, 2020](#)

1) Duty of care

Do the governing bodies (World Rugby, RFU, WRU etc) owe players a duty of care in respect of their health and safety? The answer is almost certainly yes (see for example *Watson v BBBoC*).

2) Breach of duty

Have the governing bodies breached this duty? This is the first of the major hurdles for any litigation.

The question is essentially whether they acted reasonably in the circumstances.

Did they know about the dangers of concussion and fail to act?

Or should they have done more to discover the dangers of concussion but failed to do so?

The NFL case was based on the fact that the NFL knew of the dangers and covered them up. I'd suggest that's unlikely here. However, it may be that WR/Unions should have done more sooner.

Much will depend upon the state of medical/scientific understanding of concussion at the relevant times.

For example, in the early 80s it may be that there was no indication that concussion might cause long-term complications

but, by the early 2000s, there was.

3) Causation

The second of the major hurdles. Had WR/the Unions acted sooner, would these players not have suffered these long-term effects?

First, this requires a medical link between concussion and the long-term neurological effects. It seems that this can be established.

However, it also requires consideration of what WR/the Unions should have done.

If we say that they should have introduced an equivalent of the HIA and its associated protocols sooner, would that have stopped the players suffering these long-term consequences?

Or is it the repeated sub-concussive blows that cumulatively cause the harm? Aren't these inherent to the game? Could WR/the Unions be reasonably expected to reduce these? Would that be possible?

Had WR/the Unions acted reasonably, would players still have suffered? It is not clear.

It may be possible to argue that they would not be suffering.

For example, it could be argued that closer monitoring of concussion, concussion substitutes and awareness amongst players etc would have halved the risk of a player suffering long-term effects.

If they can prove this, they may be able to win.

However, this is likely to be the most difficult part, and will require detailed scientific analysis, as well as a clear argument about what exactly WR/the Unions should reasonably have done in the first place.

4) Defences

WR/the Unions might argue that the players consented to the risks of concussion by playing the game - the defence of *volenti non fit injuria*.

However, given the players' lack of understanding about the long-term impact and their relative lack of resources...

that argument is unlikely to get very far.

Allowing such a defence here would contradict the duty of care.

Nonetheless, there might be a finding of "contributory negligence" (dependent on facts) which would reduce any award of damages.

5) Limitation

A preliminary issue for players will be whether their claim is time-barred. The Limitation Act says claims must be brought within 3 years of the cause of action accruing, or within 3 years of the date of on which the loss could reasonably have been discovered.

The latter is most likely to be relevant here. Players will have to bring their claim within 3 years of discovering their long-term injury and having a reasonable belief that this was attributable to actions/inaction of WR/the Unions.

6) Damages

If you're still reading...players will be able to claim compensation for general damages (i.e. pain, suffering and loss of amenity) and special damages (i.e. any financial losses such as lost earnings, medical expenses etc).

Of course, that's only if they win.

Damages awards in the UK tend to be lower than in the US but, cumulatively, the total could be huge.

Not quite \$1bil huge though, I'd imagine...

7) Conclusions

Any claim will face an uphill battle, but it will certainly be a fascinating one. Whether it will even reach a courtroom remains to be seen.

I'll be trying to write a more detailed analysis for <https://t.co/vVdFLTy0YY> soon!

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