CONSIDERAZIONI SULLA FIGURA DELL’AGENTE SPORTIVO:
DALLA LEGGE 27 DICEMBRE 2017, N. 205, COMMA 373 ALLA
LEGGE 8 AGOSTO 2019, N. 86

di Maria Francesca Serra*

ABSTRACT: Italian Law 27 December 2017, n. 205, provides rules on sports agents. The provisions set up a new National Sports Agents Register and regulate the relationship between agent and client. Stating that CONI should take a leading role, the provision (paragraph 373) aims to rule in an integrated way the relationship between national Law and sports organization. Since both ordinary and sports laws cover the sports agents’ activities and legal status, two sets of problems arise. Firstly, the classification of the relation between agent and his client is important. According to Law it falls within artt. 1703 and following of the Italian civil code on representation agreement ss cc. Secondly sports agents’ status, faced with sports organization, creates some problems. CONI regulation usefully completes the provision on some aspects. A new provision, Law 8 August 2019, n. 86, delegates to the Government the responsibility to pass a Decree adopting a regulation to govern sport organization in a systematic way. The draft provides for a new organization of CONI. Art. 6 refers to sports agents and calls into questions paragraph 373.


* Docente a contratto di Diritto sportivo presso Unicusano Roma e collaboratore alla cattedra di Diritto privato presso l’Università degli studi della Tuscia. E-mail: mfrancesca.serra@libero.it.