Baseball and antitrust are influential cultural and economic American traditions. They famously intersected in a series of cases whereby the Supreme Court created and reinforced a peculiar exemption for baseball from federal antitrust law. Since its creation in 1922, baseball’s exemption has been widely criticized as both misguided and unwarranted. The rationale behind baseball’s exemption is, in essence, that baseball is somehow on a higher moral ground, impervious to the law. As such, the exemption is used as an example for the Supreme Court’s conscious willingness to serve interest groups. Read the full article here.

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