

Commonwealth Caribbean Human Rights Law

University of the West Indies
Faculty of Law

Semester 11 2011-12
w/s 5/CAB-TSR

FREEDOM OF EXPRESSION

Topic Outline

A. Overview

1. The Constitutional Right
2. Forms of expression
3. Justification

B. Categories of Protected Expression

1. Political expression
2. Commercial speech
3. Artistic expression

C. Beneficiaries of the Protection

1. Individuals
2. Corporate entities
3. Access

D. The Nature of Competing Interests

1. Defence, public interest, public order, public morality and public health
2. Reputations
3. Private lives and confidential information
4. The authority and independence of the courts
5. Regulation of the airwaves
6. Professionalism in the public service
7. Avoiding racial and other hostilities

E. Justifying Limits on Expression

1. Legal Certainty
2. Hindrance and Restraint
3. Proportionality
4. Margin of Appreciation
5. Reasonably justifiable in a democratic society

Speaking Freely Expression And The Law In The Commonwealth

**Dr. B. SHAILA SHREE & Dr.
MANJUNATHA. R**



Speaking Freely Expression And The Law In The Commonwealth:

Speaking Freely Robert Martin, 2000-11-01 **On the Law of Speaking Freely** Adam Tomkins, 2025-05-29 This book tackles the most pressing problems of contemporary free speech law by examining where the idea of free expression came from in the first place applying the lessons of the past to address the challenges of the present Free speech cannot be taken for granted it needs to be fought for But its champions will be successful only if they understand what they are defending For free speech is a deceptively simple principle How should it guide us on the bounds of what is acceptable to say Should we be free to preach hatred or to spread fear or fake news Can media freedom be balanced against the right to privacy How does free speech work online Can the internet be made a safe space without compromising freedom of expression On the Law of Speaking Freely offers not just insights but answers to these and other such vital questions by roaming widely over the law of free speech from English common law to the European Convention on Human Rights via the US First Amendment In rescuing free speech from the culture wars in which it has become embroiled Adam Tomkins restates its values its complexities and its enduring importance in prose that is as passionate as it is clear sighted Even handed informed and authoritative this is a major timely work from one of the UK s leading constitutional scholars **Speaking Freely** Robert Martin, 1999 Edited by one of Canada s foremost media law scholars this book a project of The Commonwealth Association for Education in Journalism and Communication CAEJC assesses the state of freedom of expression in the Commonwealth through contributions by select legal scholars jurists and journalists Essays provide an overview of the meaning of freedom of expression from theoretical historical and sociological perspectives Country reports that provide an inventory of existing media laws and administrative practices in several Commonwealth nations complement the essays and include Cameroon Canada Ghana India Jamaica Kenya Malaysia Mauritius New Zealand Pakistan Papua New Guinea South Africa Sri Lanka and the United Kingdom Finally CAEJC provides a statement of principles that are viewed as essential to the protection of freedom of expression This book is extremely useful to journalists lawyers students and anyone working with mass media or international affairs Critical Perspectives on Conflict in Caribbean Societies of the Late 20th and Early 21st Centuries Patricia Donatien, Rodolphe Solbiac, 2015-09-10 Critical Perspectives on Conflict in Caribbean Societies of the Late 20th and Early 21st Centuries intervenes to enrich existing scholarship on postcolonial Caribbean literature and art Using interdisciplinary cultural studies and Caribbean cultural studies methodologies in addition to more classical literary readings of works this book adopts a fresh approach to conflict bringing a variety of new perspectives to the analysis of conflict dynamics in the Caribbean Focusing on issues of the late 20th and early 21st centuries as well as on contemporary representation and analysis of conflict related to other periods in the development of Caribbean societies this volume provides explorations of conflict in the Caribbean region in the transnational relationships between this region and North America and in the transcolonial relationships between the French Caribbean and France This bi lingual publication will

particularly appeal to scholars and students of Caribbean Literature in English and French Postcolonial and African Diasporic Literatures and Cultures Feminist Literary Studies and Contemporary Art Studies Critical Perspectives on Conflict in Caribbean Societies of the Late 20th and Early 21st Centuries offers studies of recent fiction and works of art by established and emerging Caribbean writers and artists In addition as articles are dedicated to discussions of particular authors such as Earl Lovelace Ramabai Espinet Edwidge Danticat Rapha l Confiant Patrick Chamoiseau Gerty Dambury and Gis le Pineau the range of perspectives found in this volume covers fiction published by male and female writers from both the Francophone and Anglophone Caribbean

The Transition to Democratic Governance in Africa John Mukum Mbaku Esq., Julius O. Ihonvbere, 2003-04-30 Africa is currently experiencing sociopolitical and economic changes of unprecedented proportions New leaders institutions discourses and methods of political organization and action are shaping a new future Through a case study approach this essay collection provides a comprehensive analysis of the history trajectory actors institutions contradictions failures and opportunities in contemporary efforts at democratization in Africa While presenting the dynamics of democracy and democratization in several African countries they also look at critical issues in Africa s transition projects from political parties and elections through constitutions and constitutionalism to new structures of power and politics A provocative analysis for scholars students researchers and policy makers involved with African political and economic development

Africa's Media, Democracy and the Politics of Belonging Francis B. Nyamnjoh, 2005-05 An overview of the press and mass media in Africa today and their contribution to democratization

The Leadership Challenge in Africa John Mukum Mbaku, Joseph Takougang, 2004 This collection of essays written by an outstanding group of scholars makes a significant contribution to the debate on poverty alleviation in Cameroon the country s stalled transition to democratic governance identity and citizenship and the equitable allocation of resources The essays contain a refreshing rigorous and informative analysis of the Biya regime opposition politics and provides practical strategies to enhance peaceful co existence and sustainable development in the country

MEDIA LAWS AND ETHICS Dr. B. SHAILA SHREE & Dr. MANJUNATHA. R, Jurisprudene The word jurisprudence derives from the Latin term juris prudentia which means the study knowledge or science of law It is a branch of philosophy concerned with the law and the principles that helps courts to make decisions Thus jurisprudence answers what is law and how to make judicial decisions It seeks to analyze explain classify and criticize entire bodies of law It interprets the laws in the light of the emerging trends in the other branches of studies like literature economics religion and the social sciences It reveals the historical moral and cultural basis of a particular legal concept It also deals with the rigidity and flexibility of law

Atrocity Speech Law Gregory S. Gordon, 2017-04-11 This book is the first comprehensive study of the international law encompassing hate speech Prof Gordon provides a broad analysis of the entire jurisprudential output related to speech and gross human rights violations for courts government officials and scholars The book is organized into three parts The first part covers the foundation a brief history of atrocity speech and the modern

treatment of hate speech in international human rights treaties and judgments under international criminal tribunals The second part focuses on fragmentation detailing the inconsistent application of the charges and previous prosecutions including certain categories of inflammatory speech and a growing doctrinal rift between the ICTR and ICTY The last part covers fruiting recommendations on how the law should be developed going forward with proposals to fix the problems with individual speech offenses to coalesce into three categories of offense incitement speech abetting and instigation

Freedom of Speech in International Law Amal Clooney, David Neuberger, 2024 Freedom of Speech in International Law charts the minimum protections for speech enshrined in international human rights law It not only addresses the problems facing free speech today but offers recommendations to give effect to the international law obligation to protect freedom of expression

Extremism, Free Speech and Counter-Terrorism Law and Policy Ian Cram, 2019-03-27 This edited collection addresses a number of free speech vs security concerns that are engaged by counter terrorism law and policy makers across a number of liberal democracies and explores the delicate balance between free speech and the censoring of views that promote hatred or clash with fundamental democratic values It does this by looking at the perspectives and level of disagreement between those who consider today's counter terrorism and extremism strategies to be a soft and liberal approach and those who believe these strategies disproportionately impact freedom of expression and association and non violent political dissent The contributors include academics practicing lawyers and think tank analysts who examine whether universities and schools incubators of violent radicalism and debate and whether the views of extremist speakers and hate preachers need to be censored Outside the UK critical discussion of the regulation of counter terrorism extremism and free speech in other liberal democracies is also offered This book will be of great interest to researchers and practitioners with interests in extremism terrorism civil rights and freedom of speech

Free Speech and the State David van Mill, 2017-01-23 This book addresses the question What should be the appropriate limits to free speech The author claims that it is the state rather than abstract principles that must provide the answer The book defends a version of Hobbesian absolutism and rejects the dominant liberal idea that there is a right human or civil setting the boundaries of free speech This liberal view can be known as the principled defence of free speech in which speech is established as a constitutional principle that has priority over the state The author instead offers an unprincipled approach to free speech suggesting that the boundaries of speech must necessarily be set by the state which in liberal democracies means through social and political contestation The final chapter applies the argument to the topic of hate speech and argues that it is appropriate to limit such speech when it causes harm and offense The book will be of use to students and scholars across political theory political science sociology philosophy and law

Free Speech in the Puzzle of Content Regulation Soorya Balendra, 2024-11-23 This book explores the intersection of law and technology focusing on online speech regulations and their complex interplay with free speech in the digital age It identifies three primary regulatory models self regulation

external regulation and co regulation and examines how each model presents recurring challenges in both content moderation and the protection of free speech The study delves into the regulation of harmful speech including defamation violence misinformation and propaganda highlighting the tensions between regulating prohibited content and preserving free speech online Additionally the book addresses digital authoritarianism and its manifestation in regulatory approaches particularly the Chinese model of content regulation It also scrutinizes platform driven regulation assessing the challenges posed by both human and AI driven content moderation Through a comparative analysis of legal frameworks across key jurisdictions including the United States Section 230 of the Communications Decency Act Germany the Network Enforcement Act India the Information Technology Intermediary Guidelines and Digital Media Ethics Code Rules 2021 and Sri Lanka the Online Safety Act 2024 the book examines how these frameworks navigate the balance between free speech rights and platform responsibilities in these jurisdictions with the distinct context power asymmetry of authorities with the platforms political and cultural landscape and social media market It further explores how these evolving models reflect significant differences in the roles of governments platforms regulatory authorities standards and compliance mechanisms By engaging in a scholarly discussion on these issues from a legal and regulatory perspective this book seeks to strike a balance between online free speech and legitimate restrictions It provides a comparative lens on Western jurisprudence and the Majority World linking common themes across jurisdictions to shed light on the intricate challenges of regulating online speech In doing so the book addresses a gap in the existing literature offering a much needed foundation for developing and updating both internal and external regulatory frameworks Student Conduct Practice Diane M. Waryold, James M.

Lancaster, 2023-07-03 Since the publication of the first edition of Student Conduct Practice in 2008 the landscape of student conduct has matured and shifted dramatically As the composition of the overall population and of the student body on campuses across the nation has changed institutions of higher learning have a greater awareness of the importance of preparing students to function competently in a diverse society They are seeing student behaviors such as challenging mores rules and policies that reflect the growing polarization and complexity we see in our larger society and such trends as a marked increase in student mental health challenges as well as changing social dynamics all of which require a new awareness and a rethinking of policies and responses by conduct professionals including embracing the a social justice as a lens by which we perform our work This updated and considerably expanded edition maintains the objectives of the first to constitute a compendium of current best practices in the administration of student conduct to summarize the latest thinking on key issues facing practitioners today and to provide an overview of the role and status of conduct administrators within their institutions This text invites student conduct administrators to examine current programs and policies to ensure that the spaces that they create during interactions with students are spaces in which all students feel welcome and heard As we strive to prepare students not only to be productive members of today s workforce and more importantly to be good people

and upright citizens this text accentuates the delicate balance between responding to regulatory mandates and meeting the educational aims of student conduct. The aim is to offer those with an interest in student conduct and those professionals who are new or seasoned student conduct administrators with both a compendium of chapters on best practices and the background to grapple with the thought provoking situations they will encounter. In close collaboration with the leadership of the Association for Student Conduct Administration ASCA the editors identified the most pressing conduct issues on our campuses and practitioners and faculty who offer related expertise and a necessary diversity of voices. This is also available as a set with Reframing Campus Conflict Second Edition.

A LANDMARK ON THE INDIAN CONSTITUTION Prasanna S, 2023-09-04 In the heart of India's rich legal history lies an extraordinary tale that changed the course of the nation's destiny. A Landmark on the Indian Constitution delves into the captivating story of a pivotal moment in the journey of India's democracy. This meticulously researched and engagingly written book explores the untold story of a landmark case that challenged the very foundations of the Indian Constitution. It takes readers on a fascinating journey through the corridors of power, the intricacies of legal arguments and the passionate debates that echoed in the hallowed halls of justice. The book introduces us to the remarkable individuals who played pivotal roles in this constitutional saga, from the brilliant lawyers who argued the case to the visionary judges who rendered the historic verdict. It uncovers their personal struggles, their unwavering commitment to justice and the sacrifices they made for the ideals they held dear. As readers embark on this intellectual and emotional journey, they will gain a deeper understanding of the Indian Constitution and the principles that underpin it. A Landmark on the Indian Constitution is not just a legal narrative; it's a story of courage, conviction and the enduring spirit of democracy. This book is a must-read for anyone interested in the intricacies of Indian law, the evolution of democracy and the indomitable human spirit that shapes the destiny of nations. Please note that this is a fictional description and there may not be an actual book with this title or content. If you have any specific questions or would like to discuss a different topic, please feel free to ask.

Speak Freely Keith E. Whittington, 2019-03-26 Examining such hot button issues as trigger warnings, safe spaces, hate speech, disruptive protests, speaker disinvitations, the use of social media by faculty and academic politics, *Speak Freely* describes the dangers of empowering campus censors to limit speech and enforce orthodoxy.

Comparative Privacy and Defamation András Koltay, Paul Wragg, 2020-07-31 Providing comparative analysis that examines both Western and non-Western legal systems, this wide-ranging Handbook expands and enriches the existing privacy and defamation law literature and addresses the fundamental issues facing today's scholars and practitioners. *Comparative Privacy and Defamation* provides insightful commentary on issues of theory and doctrine, including the challenges of General Data Protection Regulations (GDPR) and the impact of new technologies on the law.

Freedom of Speech Eric Barendt, 2005-08-11 This is a fully revised and updated new edition of the classic work first published in 1985. There have been many important developments since the first edition, including enactment of the Charter of Rights and

Freedoms in Canada in 1982 the impact of the European Human Rights Convention and the consideration by English courts of judgments of the European Court of Human Rights Social and cultural changes mean that free speech claims are being made in novel contexts to challenge the validity of bans on tobacco advertising to publish kiss and tell stories about celebrities and to resist attempts to regulate the Internet Barendt considers the meaning and scope of freedom of speech How far do free speech and expression clauses protect pornography commercial advertising and public meetings on the streets Does this freedom cover desecration of a national flag Does it include nude dancing Eric Barendt discusses the legal protection of free speech in countries including England the United States including recent decisions of the United States Supreme Court Canada Germany and under the European Human Rights Convention He examines the varied approaches of different legal systems and constitutional traditions to balancing free speech and freedom of the press against rights to reputation and privacy and to copyright and explores the case law in light of the philosophical and political arguments for free speech guarantees

Hate Speech and Freedom of Speech in Australia Katharine Gelber, Adrienne Sarah Ackary Stone, 2007 Hate speech laws have existed in various forms in Australia for well over a decade Unlike other countries such as the United States and Canada they have not faced constitutional hurdles to their existence The general acceptance of hate speech laws in Australia opens intellectual space for the exploration of a range of interesting questions regarding the laws operation the underlying values they pursue and the context within which hate speech is occurring How should the regulation of hate speech be balanced against Australia's political and cultural commitment to freedom of speech Who are the hate speakers and how does their speech manifest What types of hate speech are targeted by existing laws How are these laws enforced How can the laws be changed to improve governments response to hate speech How does the emergence of bills of rights affect the regulation of hate speech Drawing on a broad range of academic and practical experts this book addresses these questions The essays in first part of this book outline the landscape within which hate speech regulation occurs They include consideration of the legal policy and historical context for vilification the ways in which the language of hatred is changing and a new look at the longstanding debate about the tension between freedom of speech and hate speech as a conflict between liberty and equality In part two the book considers the practice of hate speech regulation in a variety of Australian institutions and includes practical perspectives from the legal profession In the final part the essays consider hate speech regulation within a broader human rights framework taking into account the emergence of bills of rights in Australian states

APAIS 1994: Australian public affairs information service ,

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