EMPLOYEE ACTIVISM AND WORKPLACE POLITICAL SPEECH

Laura M. Merritt

University of Texas, Continuing Legal Education May 7-8, 2020 – Austin, TX

OVERVIEW

- Rules for public versus private employers
- Laws and regulations implicated by workplace speech
- "Callout culture" vs. lawful off-dutyconduct
- Best practices: to restrict or not restrict?

(Photo credits, top to bottom: Michael Chow/The Republic, April, 2020; Chip Somodevilla/Getty Images, 2017; Lucy Nicholson/Reuters, 2018; Erin Patrick O'Connor, Joyce Koh/The Washington Post, 2019)



What is "speech"?

3

- □ Spoken words
- □ Written words
- Gestures
- □ Displays: images, pins, bumper stickers, flags, hats, t-shirts. . .
- Social media conduct (individual posts, replies to posts, clicking "like" on Facebook)
- □ Lawsuits?
 - Associated press conferences/media coverage
 - Example: April 23, 2020 Smithfield employee lawsuit protesting COVID-19 safety measures (Rural Community Workers Alliance and Jane Doe v. Smithfield Foods, Inc. and Smithfield Fresh Meats Corp.; in the United States District Court for the Western District of Missouri, CA No. 5:20-cv-06063)

BOULETTE GOLDEN

MARIN L.L.P.

The Laws – Public v. Private

- 4
- Federal and State constitutions provide for the right to "free speech"
- AKA "what about my First Amendment rights?!"
 - Public employers may not unduly restrict an employee's right to expression
 - Not all speech is protected
 - While public employer cannot regulate protected speech, is permissible to regulate communication method
 - If claiming retaliation, employee must prove his/her interest in speaking openly on a matter of public concern outweighs the government's interest in having an efficient workplace
 - Complex area, will focus on private employer dynamic today

BOULETTE GOLDEN

6 MARIN L.L.P.

5

- □ Anti-discrimination laws, for example:
 - Title VII/Texas Commission on Human Rights Act/local ordinances
 - Religious discrimination/accommodation
 - Evidence of discriminatory intent
 - Harassment prevention obligations
 - Americans with Disabilities Act
 - Age Discrimination in Employment Act

BOULETTE GOLDEN

MARIN L.L.P.

The Laws

- □ Federal and state whistleblower laws may also be implicated by employee speech or conduct, depending on the topic.
- □ Potential claim asserting that discharge based on certain employee conduct or speech violates "public policy."

BOULETTE GOLDEN

MARIN L.L.P.





Find the full text of this and thousands of other resources from leading experts in dozens of legal practice areas in the <u>UT Law CLE eLibrary (utcle.org/elibrary)</u>

Title search: Employee Activism and Workplace Political Speech

Also available as part of the eCourse <u>eSupplement to the 43rd Annual Corporate Counsel Institute</u>

First appeared as part of the conference materials for the 27^{th} Annual Labor and Employment Law Conference session "Employee Activism and Workplace Political Speech"