The Case of the Cursing Cheerleader

IMPLICATIONS FOR STUDENT SPEECH ON AND OFF-CAMPUS



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Setting the Stage

- Tinker v. Des Moines Independent Community School District
- Bethel School District v. Fraser
- ▶ Hazelwood School District v. Kuhlmeier
- Morse v. Frederick



Tinker

- Material and substantial disruption
- More than a mere desire to avoid discomfort or unpleasantness



Bethel School District v. Fraser

- Students' free speech rights are not "automatically coextensive with the rights of adults"
- Obscenities and vulgar language = not okay during an assembly



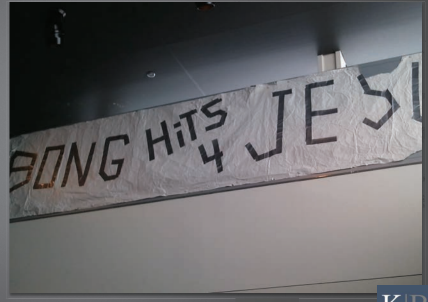
Hazelwood School District v. Kuhlmeier

School officials can exercise, "editorial control over the style and content of student speech in school-sponsored expressive activities so long as their actions are reasonably related to legitimate pedagogical concerns."



Morse v. Frederick

 Schools may regulate student speech at schoolsponsored events when that speech promotes illegal drug use









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Title search: The Case of the Cursing Cheerleader: Implications for Student Speech On and Off-Campus

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