# 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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<u>Online Student Speech and the Impact of the Mahanoy Decision</u>

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