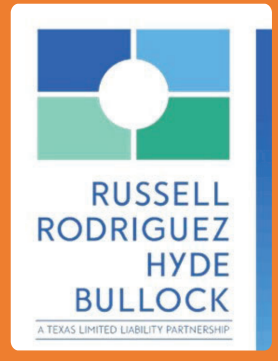
Turn Out the Lights – The Party's Over

Municipal Regulation of Live Performance

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He Who Must Not Be Named



 A satiric humorist named George Carlin recorded a 12-minute monologue entitled "Filthy Words" before a live audience in a California theater. He began by referring to his thoughts about "the words you couldn't say on the public, ah, airwaves, um, the ones you definitely wouldn't say, ever." He proceeded to list those words and repeat them over and over again in a variety of colloquialisms. The transcript of the recording, which is appended to this opinion, indicates frequent laughter from the audience.

<u>F.C.C. v. Pacifica Found.</u>, 438 U.S. 726, 729, 98 S. Ct. 3026, 3030, 57 L. Ed. 2d 1073 (1978).



 [No-no words] place in the hierarchy of First Amendment values was aptly sketched by Mr. Justice Murphy when he said: "Such utterances are no essential part of any exposition of ideas, and are of such slight social value as a step to truth that any benefit that may be derived from them is clearly outweighed by the social interest in order and morality."

<u>F.C.C. v. Pacifica Found.</u>, 438 U.S. 726, 746, 98 S. Ct. 3026, 3039, 57 L. Ed. 2d 1073 (1978)

In Other Words, We Make This Up As We Go It is a characteristic of speech such as this that both its capacity to offend and its "social value," to use Mr. Justice Murphy's term, vary with the circumstances. Words that are commonplace in one setting are shocking in another. To paraphrase Mr. Justice Harlan, one occasion's lyric is another's vulgarity.

<u>F.C.C. v. Pacifica Found.</u>, 438 U.S. 726, 747, 98 S. Ct. 3026, 3039, 57 L. Ed. 2d 1073 (1978)

I See What You Did There



What CAN You Do?

- APPENDIX TO OPINION OF THE COURT
- The following is a verbatim transcript of "Filthy Words" prepared by the Federal Communications Commission.

Adda-du, rub-tu, ruba-tu, invast thinking aboot the cure averde and the suscer averde, the cures sevels and the suscer averde, the cures is verded. The suscer averde, the cures is verded, the suscer averde, the cures is verded. The suscer averde, the cures is verded. The suscer averde the suscer averde, the cures is verded. The suscer averde the suscer averde, the cures is verded. The suscer averde the suscer averde, the cures is verded. The suscer averde the suscer averde, the cures is verded. The suscer averde the suscer averde, the cures is verded. The suscer averde the suscer averde the suscer averde the suscer averde, the cures is verded. The suscer averde averde averde averde averde the suscer averd

Read it! (from audience

Shill (algebre) i vao nhe Grammy, man, for the comedy album, for't hat group? (clapping, whiching) (murmur) That's true. Thank you: man, Yash, murmure) (continuous clapping) Thank you man, Tayk, murmure) (continuous clapping) thank you man. Joy may (Clapping, Whiching) (murmur) That's true. Thank you: man, Yash, murmure) (continuous clapping) and you man, the first and of the Grammy, man, [Claus (lapping) that's layout more). The first and that the set is the set is clapping) that's layout the true of the set on the set on

F.C.C. v. Pacifica Found., 438 U.S. 726, 751–55, 98 S. Ct. 3026, 3041–43, 57 L. Ed. 2d 1073 (1978)

 This Court has long held that regulations enacted for the purpose of restraining speech on the basis of its content presumptively violate the First Amendment.

On the other hand, so-called "content-neutral" time, place, and manner regulations are acceptable so long as they are designed to serve a substantial governmental interest and do not unreasonably limit alternative avenues of communication.

<u>City of Renton v. Playtime Theatres, Inc.</u>, 475 U.S. 41, 46–47, 106 S. Ct. 925, 928, 89 L. Ed. 2d 29 (1986)

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