#### **EMPLOYEES IN THE CULTURE WARS:** What are the responses?



**Kevin Lungwitz** The Lungwitz Law Firm, P.C. February 10, 2023

**Everything is political. Political things are toxic.** 

- COVID
- Vaccines
- Masks
- Books
- Education
- Science
- History
- Elections
- Health care
- Religion
- Immigration
- Guns

- War/peace
- Climate change
- Taxes
- Social Security
- Abortion
- Birth control
- Civil rights
- All laws
- Music
- Sports
- Food

- Bathrooms • Sex
- Sexual/gender identification

1

2

- Marriage
- Pollution
- Homelessness
- Transportation
- Friends/families
- Thanksgiving
- Christmas
- News

2

1

# Early culture wars in First Amendment cases

#### 3

#### **Early culture wars in 1A cases**

- Can students wear arm bands in a non-disruptive manner to protest a war? (Yes. *Tinker v. Des Moines Indep. Community School Dist.*, 393 U.S. 503, 505, 89 S.Ct. 733 (1969)).
- Can a student remain seated for the pledge of allegiance? (Yes. *West Virginia State Board of Education v. Barnette*, 319 U.S. 624, 63 S.Ct. 1178 U.S. (1943).
- Can a school district regulate the speech of a student (or employee) that bears its imprimatur? (Yes. *Hazelwood School Dist. v. Kuhlmeier*, 484 U.S. 260, 108 S.Ct. 562 (1988)).

4

3

#### **Early culture wars in 1A cases**

- Can a student be disciplined for off-campus, lewd speech? (Depends. *Mahanoy Area Sch. Dist. v. B.L.*, 141 S.Ct. 2038 (2021)).
- Can a teacher exercise 1A rights as a citizen on a matter of public concern? (Yes. *Connick vs. Myers*, 461 U.S. at 140-41, 103 S.Ct. 1684 (1983); see *Pickering v. Board of Educ.*, 391 U.S. 563, 568, 88 S.Ct. 1731 (1968))
- Does a governmental employee have 1A protection for speech related to their job? (No. *Garcetti v. Ceballos*, 547 U.S. 410, 126 S.Ct. 1951 (2006))

5

### **Early culture wars in 1A cases**

- Can a coach pray on the football field after a game? (Yes. *Kennedy v. Bremerton School Dist.*, 597 U.S. (2022))
- Can students exchange religiously embossed gifts in a nondisruptive manner at a Winter Break party during class? (Yes. *Morgan v. Swanson*, 659 F.3d 359 (5th Cir. 2011 *en banc*))

6

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: Employees in the Culture Wars: What are the responses?

Also available as part of the eCourse 2023 School Law eConference

First appeared as part of the conference materials for the 38<sup>th</sup> Annual School Law Conference session "Culture Wars in the School District: Employees"