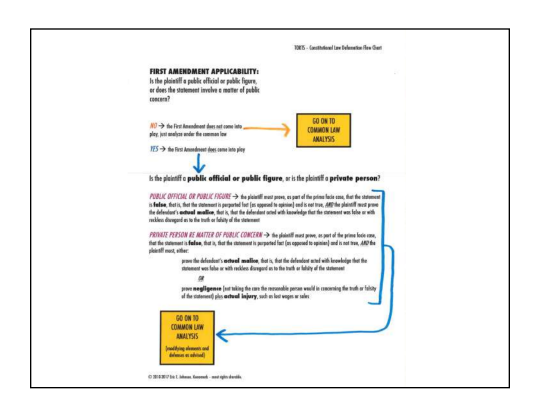


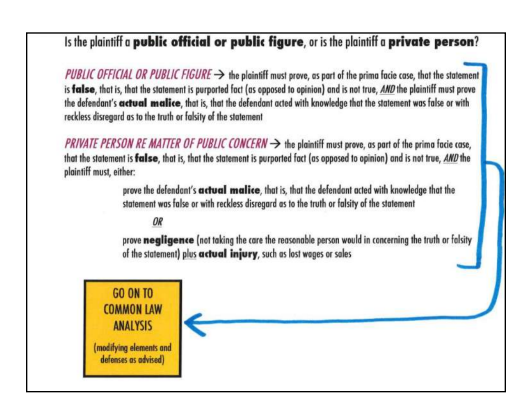
Defamation 1: Constitutional Analysis

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TORTS - Constitutional Law Defamation Flow Chart FIRST AMENDMENT APPLICABILITY: Is the plaintiff a public official or public figure, or does the statement involve a matter of public concern? GO ON TO NO → the First Amendment does not come into **COMMON LAW** play, just analyze under the common law **ANALYSIS** YES -> the First Amendment does come into play Is the plaintiff a public official or public figure, or is the plaintiff a private person? PUBLIC OFFICIAL OR PUBLIC FIGURE \rightarrow the plaintiff must prove, as part of the prima facie case, that the statement is **false**, that is, that the statement is purported fact (as opposed to opinion) and is not true, AND the plaintiff must prove the defendant's actual malice, that is, that the defendant acted with knowledge that the statement was false or with reckless disregard as to the truth or falsity of the statement PRIVATE PERSON RE MATTER OF PUBLIC CONCERN -> the plaintiff must prove, as part of the prima facie case,





Realotheticals...

Public official?

- U.S. naval officer, rank of captain, skipper of a destroyer escort
- Yes.

 Arnheiter v. Random House (9th Cir. 1978)

Public official?

- Police officer with duties as a "normal street patrolman" of the lowest rank in a town of 30,000
- **Yes.** *Gray v. Udevitz* (10th Cir. 1981)

Public official?

- Police informant who received no salary, but was reimbursed some expenses
- No.

 Jenoff v. Hearst (4th Cir. 1981)
- But noting: "We do not rely solely on Jenoff's lack of formal government position for our conclusion that he is not a public official. It is conceivable that an individual holding no formal public position, and standing in no employment or even contractual relationship with government, nevertheless may participate in some governmental enterprise to such an extent that the policies underlying New York Times Co. v. Sullivan ... would demand that he or she be classified a public official."

Public official?

- Financial aid director at a public college
- Yes.

 Van Dyke v. KUTV (Utah 1983)



Realotheticals...

- Bose makers of the heavily advertised Bose Wave Radio
- Yes.

Bose v. Consumers Union (Consumer Reports magazine) (U.S. 1984)

Public figure?

- Telemarketer of subscriptions to newsletters employing 500 telephone representatives and reaching 15,000 customers per week
- Yes limited-purpose public figure.

 American Future Systems, Inc. v. Better Business
 Bureau of Eastern Pennsylvania (Pa. 2007)

- Government contractor that provided civilian interrogators for U.S. Army intelligence brigade
- Yes.

 CACI Premier Technology, Inc. v. Rhodes
 (4th Cir. 2008)

Public figure?

- Larry Klayman, founder and former chair of Judicial Watch, a publicinterest law firm; frequent guest on TV, cable, radio; and has "celebrity status within the non-profit legal/political community"
- Yes general-purpose public figure. Klayman v. Judicial Watch (D.D.C. 2009)

- Rev. Norwood Thompson, Jr., pastor of the First Zion Baptist Church in New Orleans, civically active, and the subject of some local media coverage regarding his activities
- Yes general-purpose public figure.

 Thompson v. Emmis Television Broadcasting
 (La. App. 2005)

Public figure?

- Local television news reporter who broadcast more than 1,000 stories, participated in at least four public charitable events and considered herself a local celebrity.
- No.

 Wayment v. Clear Channel Broadcasting (Utah 2005)

- Owner of business that customized jetskis who posted to internet news group rec.sports.jetski and who was interviewed by SPLASH magazine
- Yes limited-purpose public figure. Hibdon v. Grabowski (Tenn. App. 2005)
- Court noted that rec.sport.jetski is an internet site that "is accessible worldwide."

"Hibdon himself knowingly and consciously sought publicity for his jet ski business by his initial postings on rec.sport.jetski. The controversy began following Hibdon's posting on the news group of the success of his jet ski modifications, prior to the publishing of the defamatory statements made by the Defendants. The controversy was "public" due to the international reach of the Internet news group rec.sport.jetski, the national circulation of SPLASH Magazine, as well as the significance of the claims being asserted by Hibdon ["builder of some of the fastest jet skis on planet Earth"]." Hibdon v. Grabowski (Tenn. App. 2005)

IMPORTANT NOTE:

confusing ≠ confused

Remember: If you find it all confusing, it doesn't mean you are confused; it's actually a leading indicator that you understand.