

# Table of Contents

## CHAPTER 1. INTRODUCTION

- § 1:1 Adult businesses
- § 1:2 Growth and proliferation
- § 1:3 Control measures
- § 1:4 The problem of defining “adult business”

## CHAPTER 2. CONSTITUTIONAL LIMITATIONS: GENERAL PRINCIPLES

- § 2:1 Introduction
- § 2:2 Preferred position of First Amendment speech
- § 2:3 Time, place, and manner regulations
- § 2:4 —Content neutrality
- § 2:5 — —“Content” versus “viewpoint” neutrality
- § 2:6 — —Is content neutrality required?
- § 2:7 — —Legislative purposes and content neutrality
- § 2:8 —Constitutional standards
- § 2:9 — —Public forums—Background
- § 2:10 — — —Defining public forums
- § 2:11 — — —Standards
- § 2:12 — — — —Traditional public forums
- § 2:13 — — — —Limited public forums
- § 2:14 — — — —Nonpublic forums
- § 2:15 — —Other standards
- § 2:16 — — —*O’Brien* rules
- § 2:17 — — —Least restrictive alternative
- § 2:18 Commercial speech
- § 2:19 —Standards
- § 2:20 — —New developments
- § 2:21 — — —The decisions
- § 2:22 — — —Issues resolved and left open
- § 2:23 —Combining traditional and commercial speech
- § 2:24 Vagueness and overbreadth
- § 2:25 —“Facial” versus “as applied” invalidity
- § 2:26 —Consequences of facial invalidity
- § 2:27 —Requirement of real and substantial overbreadth

- § 2:28 —Limiting discretion of licensor
- § 2:29 Presumptions and burden of proof
- § 2:30 Prior restraints
- § 2:31 —*FW/PBS*
- § 2:32 —Constitutional standards
- § 2:33 —Failure to limit time for decision
- § 2:34 Other constitutional standards
- § 2:35 —Due process
- § 2:36 — —Procedural due process
- § 2:37 — —Substantive due process
- § 2:38 —Equal protection
- § 2:39 —Taking clause
- § 2:40 Federalism considerations
- § 2:41 Severability

### CHAPTER 3. OBSCENITY

- § 3:1 Scope of chapter
- § 3:2 Background
- § 3:3 Obscenity defined
- § 3:4 —State compliance with *Miller* standards
- § 3:5 —State constitution offers greater protection
- § 3:6 Average person
- § 3:7 —Conflicting results
- § 3:8 —Expert witnesses
- § 3:9 —Conclusiveness of jury verdicts
- § 3:10 Contemporary community standards
- § 3:11 —Local community
- § 3:12 —Which element is applicable
- § 3:13 —Persons composing community
- § 3:14 —Expert testimony
- § 3:15 Taken as a whole
- § 3:16 Prurient interest in sex
- § 3:17 —Deviant sex
- § 3:18 —Distinguishing immorality
- § 3:19 Patently offensive
- § 3:20 —Legislative specification
- § 3:21 —“Tolerance” versus “decency”
- § 3:22 Lacks “serious . . . value”
- § 3:23 Pandering
- § 3:24 Vagueness and overbreadth
- § 3:25 Scierter
- § 3:26 Personal use

## TABLE OF CONTENTS

|        |   |
|--------|---|
| § 3:27 | Protecting juveniles from exposure                        |
| § 3:28 | —Defining “obscene”                                       |
| § 3:29 | —Time, place, and manner regulations                      |
| § 3:30 | Protecting juveniles from exploitation                    |
| § 3:31 | —Mistake about minor’s age                                |
| § 3:32 | —Fictional characters                                     |
| § 3:33 | Due process and in rem proceedings                        |
| § 3:34 | Presumptions, burden of proof, and similar matters        |
| § 3:35 | Prior restraints  |
| § 3:36 | Seizures, subpoenas, and search warrants                  |
| § 3:37 | —Supreme court decisions                                  |
| § 3:38 | —Whether a warrant is necessary                           |
| § 3:39 | —Sufficiency of affidavits, warrants, and related matters |
| § 3:40 | —Seizure prior to decision on merits                      |
| § 3:41 | —Forfeitures  |
| § 3:42 | Exemptions from regulatory scheme                         |
| § 3:43 | Violence  |
| § 3:44 | Regulation of nonspeech activities and objects            |
| § 3:45 | Computers and other technological developments            |
| § 3:46 | —Supreme court decisions                                  |
| § 3:47 | —Community or nationwide standards; venue                 |
| § 3:48 | —Interstate commerce; federal preemption                  |
| § 3:49 | —Issues of statutory construction                         |
| § 3:50 | —Privacy; unsolicited messages                            |
| § 3:51 | —Minors   |
| § 3:52 | —Government or corporate owned equipment                  |
| § 3:53 | —Searches and seizures                                    |

## CHAPTER 4. ZONING

|        |  |
|--------|--|
| § 4:1  | Scope of chapter   |
| § 4:2  | Supreme Court decisions  |
| § 4:3  | —Young   |
| § 4:4  | —Schad   |
| § 4:5  | —City of Renton  |
| § 4:6  | —Issues resolved and left open—Total bans and effective preclusion |
| § 4:7  | — —Need for studies  |
| § 4:8  | — —Legitimacy of content-based classifications                     |
| § 4:9  | —Alameda Books   |
| § 4:10 | — —Significance of Alameda Books                                   |

- § 4:11 — —Ancillary issues
- § 4:12 General considerations
- § 4:13 Total bans
- § 4:14 Effective preclusion
- § 4:15 —Determining availability
- § 4:16 —Determining sufficiency
- § 4:17 —Burden of proof
- § 4:18 Locational requirements
- § 4:19 Distancing requirements
- § 4:20 Miscellaneous regulations
- § 4:21 Speech before zoning boards and legislative bodies
- § 4:22 Legislative motives and burden of proof
- § 4:23 —Legislative motives
- § 4:24 —Burden of proof
- § 4:25 Vagueness
- § 4:26 Overbreadth
- § 4:27 Grandfather clauses and amortization
- § 4:28 Moratoria

## CHAPTER 5. LICENSING

- § 5:1 Scope of chapter
- § 5:2 Justification for licensing
- § 5:3 Prior restraint doctrine
- § 5:4 —*FW/PBS, Inc. v. City of Dallas*
- § 5:5 —Limiting discretion of licensor
- § 5:6 —Time limits
- § 5:7 —*City of Littleton v. Z.J. Gifts D-4, L.L.C.* and prompt judicial review
- § 5:8 Personal qualification requirements
- § 5:9 —Character
- § 5:10 —Residency
- § 5:11 —Criminal records
- § 5:12 —Age and miscellaneous requirements
- § 5:13 Record keeping and disclosure requirements
- § 5:14 Interior configuration requirements
- § 5:15 Fees
- § 5:16 Vagueness and overbreadth
- § 5:17 Renewal and revocation
- § 5:18 Respondeat superior

## CHAPTER 6. NUISANCE

- § 6:1 Scope of chapter

## TABLE OF CONTENTS

|        |                                       |
|--------|---------------------------------------|
| § 6:2  | Nuisance law                          |
| § 6:3  | Supreme court decisions               |
| § 6:4  | —Vance                                |
| § 6:5  | —Arcara                               |
| § 6:6  | —Issues resolved and left open        |
| § 6:7  | Obscenity and other speech violations |
| § 6:8  | Nonspeech violations                  |
| § 6:9  | —Speech-related businesses            |
| § 6:10 | —Nonspeech businesses                 |
| § 6:11 | Miscellaneous issues                  |
| § 6:12 | Vagueness and overbreadth             |
| § 6:13 | Forfeitures                           |

## CHAPTER 7. OTHER REGULATIONS OF ADULT BUSINESSES

|        |   |
|--------|---|
| § 7:1  | Scope of chapter                                |
| § 7:2  | Regulating nudity                               |
| § 7:3  | —Other forms of conduct                         |
| § 7:4  | —Overbreadth, vagueness, and burden of proof    |
| § 7:5  | Establishments that sell liquor                 |
| § 7:6  | —Nudity and liquor licenses                     |
| § 7:7  | Regulations of interiors of premises            |
| § 7:8  | Inspection of premises                          |
| § 7:9  | Signs and other outdoor displays                |
| § 7:10 | Newsracks                                       |
| § 7:11 | Other regulations                               |
| § 7:12 | Private clubs                                   |
| § 7:13 | Regulation of sexually explicit film production |

## APPENDICES

|             |  |
|-------------|--|
| APPENDIX A. | Sample Ordinance Provisions  |
| APPENDIX B. | Report of the Attorney General's Working Group on the Regulation of Sexually Oriented Businesses |

### Table of Cases

### Index