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i	nternational law of contemporary	
	media	
	session 2: international human rights pertinent to media	
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	mira burri, dr.iur.,	
	spring term, 25 september 2012	
	- The state of the	
	nccr trade regulation units reduced control of companies in research	
	the goals of the day	
•	overview of the int'l human rights	
	framework focus: freedom of expression	
•	freedom of expression under the UDHR	
•	freedom of expression under the ICCPR	-
•	freedom of expression under the ECHR scope and limitations	
•	some case law	
•	changing aspects under the conditions of digital media	
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	int'l human rights: basics	-
	•	
•	human rights refer to the basic rights and freedoms to which all humans are entitled	
•	belong to individuals	
•	inalienable and universal rights simply by virtue of their personhood that should trump state prerogatives	
•	despite different value systems worldwide (cultural relativism), human rights are now	
	a universally accepted concept of int'l law	
•	however still consistently violated	

nccr trade regulation o human rights: history origins (Magna Carta 1215; the American and French revolutions, 1776 and 1789; although these rights were to apply only within the sovereign states) after World War II special attention due to the fascist atrocities against humanity UN Commission on Human Rights, est. 1946, led by Eleanor Roosevelt International Bill of Rights as a two-part structure, comprising a non-binding declaration and a binding covenant nccr trade regulation o human rights: int'l acts Universal Declaration on Human Rights (UDHR), 1948 International Covenant on Civil and Political Rights (CCPR), 1966 International Covenant on Economic, Social and Cultural Rights (CESCR), 1966 both entered into force only in 1976 CCPR and CESCR similar but with some important differences (first v. second 'generations' of rights / negative v. positive rights / different compliance mechanisms) nccr trade regulation o human rights: state obligations obligation to respect: requires states to refrain from interfering with the enjoyment of human rights (passive); · obligation to protect: requires states to prevent violations of such rights by third parties; and obligation to fulfil: requires states to take

appropriate legislative, budgetary, judicial and other measures towards the full realisation of

such rights (active).

nccr trade regulation o	
freedom of expression	
Article 19 of the Universal Declaration of Human Rights	_
Article 19 of the International Covenant on Civil and Political Rights	·
Article 10 of the European Convention on Human Rights	-
Article 13 of the American Convention on Human Rights	
Article 9 of the African Charter on Human and Peoples' Rights.	
7	
ncor trade regulation o	
freedom of expression: art. 19 UDHR	
Everyone has the right to freedom of opinion and expression; this right includes freedom to hold opinions without interference and to seek, receive and impart information and ideas through any media and regardless of frontiers.	
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nccr trade regulation freedom of expression: art. 19 CCPR	
 1. Everyone shall have the right to hold opinions without interference. 	
 2. Everyone shall have the right to freedom of expression; this right shall include freedom to seek, receive and impart 	
information and ideas of all kinds, regardless of frontiers, either orally, in writing or in print, in the form of art, or through any other media of his choice.	
3. The exercise of the rights provided for in paragraph 2 of this article carries with it special duties and responsibilities. It	

may therefore be subject to certain restrictions, but these shall only be such as are provided by law and are necessary:

(a) For respect of the rights or reputations of others;

(b) For the protection of national security or of public order (ordre public), or of public health or morals.

	nccr trade regulation with national centre of competence in research	
	freedom of expression: art. 19 CCPR	
•	although CCPR binding upon the state parties, weak compliance monitoring and no effective	
	enforcement mechanisms	
•	the Human Rights Committee (HRC) examines state reports on the implementation of the rights; submits	
	Concluding Observations (political effects but no concrete remedies are envisaged)	
•	possibilities for inter-state complaints and conciliation procedure under ad hoc Committee	
	(never been used so far)	
•	individual complaints possible under the First Optional Protocol (not all states signatories-112 out	
	of 164; US and Switzerland are not) decisions have only reporting character; no	
	sanctions 10	
	nccr trade regulation 🧿	
	freedom of expression: art. 19 UDHR	
	•	
•	Art. 19(3) expressly stresses that the exercise of the right to freedom of expression carries with it special	
	duties and responsibilities and for this reason	
	certain restrictions on the right are permitted; these	
	may relate either to the interests of other persons or	
	to those of the community as a whole restrictions allowed only when: "provided by law";	
ľ	only for one of the purposes set out in	
	subparagraphs (a) and (b); and "necessary" for the	
	attainment of one of those purposes.	
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	freedom of expression: art. 19 UDHR	
	HRC has given state parties relatively broad	
	margin of appreciation to interpret the goals	
	that justify restrictions and has not been very	
	strict as to the necessity and proportionality	

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• examples: Hertzberg v. Finland (1979) and Faurisson v. France (1993).

freedom of expression: ECHR Council of Europe (CoE); 47 members signed 4 November 1950 in Rome; entry into force 3 September 1953 ECHR developed in the gap between the completion of the UDHR and of the CCPR and CESCR ECHR: foundation for the strongest and most institutionally developed human rights framework first steps towards making the International Bill of Rights truly operational

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freedom of expression: ECHR

- the European Court of Human Rights (ECtHR) (based in Strasbourg; http://www.echr.coe.int)
- individual and inter-State petitions
- advisory opinions concerning the interpretation of the Convention and its protocols
- since 1998, following the entry into force of Protocol No 11, all alleged violations of human rights referred directly to the Court
- after all domestic remedies have been exhausted and within a period of six months from the date of the final decision
- ECtHR reform: Interlaken Declaration and Protocol No 14 (2010)

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art. 10(1) ECHR

nccr trade regulation o

Everyone has the right to freedom of expression. This right shall include freedom to hold opinions and to receive and impart information and ideas without interference by public authority and regardless of frontiers. This article shall not prevent States from requiring the licensing of broadcasting, television or cinema enterprises.

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art. 10(2) ECHR The exercise of these freedoms, since it carries with it duties and responsibilities, may be subject to such formalities, conditions, restrictions or penalties as are prescribed by law and are necessary in a democratic society, in the interests of national security, territorial integrity or public safety, for the prevention of disorder or crime, for the protection of health or morals, for the protection of the reputation or rights of others, for preventing the disclosure of information received in confidence, or for maintaining the authority and impartiality of the judiciary.

freedom of expression: ECHR

"The Court's supervisory functions oblige it to pay the utmost attention to the principles characterising a 'democratic society'. Freedom of expression constitutes one of the essential foundations of such a society, one of the basic conditions for its progress and for the development of every man".

Handyside v. the United Kingdom, (5493/72) [1976] ECHR 5 (7 December 1976)

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art. 10 ECHR: scope of protection

- · freedom to hold opinions
- · freedom of expression
- active: freedom to express an opinion and to impart information and ideas (incl. freedom of art)
- all forms of expression, any media, any content (facts, opinions, entertainment).
 In Groppera Radio AG (1990, 12 EHRR 321), the Court stated that both broadcasting of programmes over the air and cable are covered by Article 10, "without there being any need to make distinctions according to the content of the programmes".
- also commercial statements covered, incl. criticism of business practices and commercial publicity
- passive: freedom to receive information
- freedom of the press and of the media

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ECHR: Art. 2 Right to life Art. 3 Prohibition of torture	SFC: Art. 7 Human dignity
Art. 4 Prohibition of slavery and forced abour Art. 5 Right to liberty and security Art. 6 Right to a fair trial Art. 7 No punishment without law Art. 8 Right to respect for private and family fe Art. 9 Freedom of thought, conscience and eligibin Art. 10 Freedom of expression Art. 10 Freedom of assembly and association Art. 12 Right to marry	Art. 8 Equality before the law Art. 9 Protection against arbitrary conduct and principle of good faith Art. 10 Right to life and to personal freedom Art. 11 Protection of children and young people Art. 12 Right to assistance when in need Art. 13 Right to privacy Art. 14 Right to many and to have a family Art. 15 Preedom of religion and conscience Art. 16 Preedom of religion and conscience Art. 16 Preedom of the inedia Art. 17 Freedom of the inedia Art. 18 Right to primary school education Art. 19 Right to primary school education Art. 20 Freedom of assembly Art. 22 Freedom of assembly Art. 22 Freedom of assembly Art. 25 Freedom of conscile Art. 26 Freedom of assembly Art. 26 Custantee of volumeship
alicised are rights contained in the lowiss Federal Constitution but not in ne ECHR.	Art. 27 Economic freedom Art. 28 Right to form professional associations Art. 29 General procedural guarantees Art. 30 Judicial proceedings Art. 31 Deprivation of liberty Art. 32 Criminal proceedings

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freedom of expression: ECHR

"Freedom of expression is applicable not only to 'information' or 'ideas' that are favourably received or regarded as inoffensive or as a matter of indifference, but also to those that offend, shock or disturb the State or any sector of the population. Such are the demands of that pluralism, tolerance and broadmindedness without which there is no 'democratic society".

Handyside v. the United Kingdom, (5493/72) [1976] ECHR 5 (7 December 1976)

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nccr trade regulation o art. 10 ECHR: interference

- interferences with the freedom of expression permitted only when prescribed by law, adopted in pursuance of one of the objectives listed in art. 10(2) and necessary in a democratic society; all conditions must be met
- art. 10(2) objectives:

 - national security territorial integrity or public safety for the prevention of disorder or crime for the protection of health or morals

 - for the protection of the reputation or rights of
 - for preventing the disclosure of information received in confidence for maintaining the authority and impartiality of
 - the judiciary.

Caroline von Hannover v. Germany : public versus private persons; freedom of the media versus the right to privacy

nccr trade regulation

art. 10 ECHR: licensing broadcasters

- art. 10(1) notes expessly that: "This article shall not prevent States from requiring the licensing of broadcasting, television or cinema enterprises"
- leading case: Informationsverein Lentia and others v. Austria (Appl. No 13914/88, 15041/89, 15717/89, 15779/89, 17207/90, decision of 24 November 2003)
- Swiss case: Demuth v. Switzerland (Appl. No. 38743/97, decision of 5 November 2002)

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freedom of expression: wrap-up (1)

- there are a number of acts on the regional and int'l levels that protect the freedom of expression
- the UDHR is the underlying act but has no binding force; the CCPR is binding upon its signatories but lacks enforcement mechanism
- the ECHR has had much impact on the evolution of human rights practice because of the ECtHR and the possibility for individuals to go to court against the CoE Member States

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ſ	nccr trade regulation o	
	freedom of expression: wrap-up (2)	
•	 freedom of expression has a broad scope and encompasses the freedom to hold opinion, passive and active freedom of information, freedom of the press and of the media, as well as freedom of art 	
	interferences are permissible only if prescribed by law, in serving one of the mentioned goals and if necessary in a democratic society	
ļ.	while allowing margin of appreciation for the Member	
	States in the definition and the concrete contents of the noted goals, the court has tested these carefully according to the subject of protection (e.g. commercial	
	or non-commercial speech) and according to the principle of proportionality	
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	freedom of expression: wrap-up (3)	
	the ECtHR has stressed the critical importance of freedom of the press and of the media for the functioning of a democratic society	
	 quite importantly, it has also stressed the need for media pluralism as an institutional dimension of the freedom of expression. 	
	 quite importantly, it has also stressed the need for media pluralism as an institutional 	
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	 quite importantly, it has also stressed the need for media pluralism as an institutional dimension of the freedom of expression. 	
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	• quite importantly, it has also stressed the need for media pluralism as an institutional dimension of the freedom of expression. 26 freedom of expression under the conditions of new media (1) • changing landscape: access and the conditions for access become critical	
	• quite importantly, it has also stressed the need for media pluralism as an institutional dimension of the freedom of expression. Conditions of new media (1)	
	freedom of expression under the conditions of new media (1) changing landscape: access and the conditions for access become critical new dimensions: filtering (state filtering but also private filtering) net neutrality: discrimination of internet traffic interoperability of networks, devices and	
	• quite importantly, it has also stressed the need for media pluralism as an institutional dimension of the freedom of expression. 26 freedom of expression under the conditions of new media (1) • changing landscape: access and the conditions for access become critical • new dimensions: - filtering (state filtering but also private filtering) - net neutrality: discrimination of internet traffic - interoperability of networks, devices and applications - copyright: private ownership of information (digital rights management systems as automatic	
	freedom of expression under the conditions of new media (1) changing landscape: access and the conditions for access become critical new dimensions: filtering (state filtering but also private filtering) net neutrality: discrimination of internet traffic interoperability of networks, devices and applications copyright: private ownership of information (digital	

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freedom of expression under the conditions of new media (2)

- need for a new right?

- need for a new right?
 right to communicate?
 the balancing of rights (e.g. wikileaks v. state security) more difficult
 questions beyond media law
 examination of the concrete practical, economic and legal implications of digital media for freedom of expression in the following sessions

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