

Defamation Act 1952

1952 CHAPTER 66 15 and 16 Geo 6 and 1 Eliz 2

1	Broadcast statements.
	F1
Textu	al Amendments
F1	S. 1 repealed (1.1.1991) by 1990 c. 42, s. 203(3), Sch. 21 ; S.I. 1990/2347, art. 3, Sch. 2

2 Slander affecting official, professional or business reputation.

In an action for slander in respect of words calculated to disparage the plaintiff in any office, profession, calling, trade or business held or carried on by him at the time of the publication, it shall not be necessary to allege or prove special damage, whether or not the words are spoken of the plaintiff in the way of his office, profession, calling, trade or business.

3 Slander of title, etc.

- (1) In an action for slander of title, slander of goods or other malicious falsehood, it shall not be necessary to allege or prove special damage—
 - (a) if the words upon which the action is founded are calculated to cause pecuniary damage to the plaintiff and are published in writing or other permanent form; or
 - (b) if the said words are calculated to cause pecuniary damage to the plaintiff in respect of any office, profession, calling, trade or business held or carried on by him at the time of the publication.
- (2) Section one of this Act shall apply for the purposes of this section as it applies for the purposes of the law of libel and slander.

Modifications etc. (not altering text)

C1 S.3 amended by Theatres Act 1968 (c. 54), s. 4(2)

4 Unintentional defamation.

- (1) A person who has published words alleged to be defamatory of another person may, if he claims that the words were published by him innocently in relation to that other person, make an offer of amends under this section; and in any such case—
 - (a) if the offer is accepted by the party aggrieved and is duly performed, no proceedings for libel or slander shall be taken or continued by that party against the person making the offer in respect of the publication in question (but without prejudice to any cause of action against any other person jointly responsible for that publication);
 - (b) if the offer is not accepted by the party aggrieved, then, except as otherwise provided by this section, it shall be a defence, in any proceedings by him for libel or slander against the person making the offer in respect of the publication in question, to prove that the words complained of were published by the defendant innocently in relation to the plaintiff and that the offer was made as soon as practicable after the defendant received notice that they were or might be defamatory of the plaintiff, and has not been withdrawn.
- (2) An offer of amends under this section must be expressed to be made for the purposes of this section, and must be accompanied by an affidavit specifying the facts relied upon by the person making it to show that the words in question were published by him innocently in relation to the party aggrieved; and for the purposes of a defence under paragraph (b) of subsection (1) of this section no evidence, other than evidence of facts specified in the affidavit, shall be admissible on behalf of that person to prove that the words were so published.
- (3) An offer of amends under this section shall be understood to mean an offer—
 - (a) in any case, to publish or join in the publication of a suitable correction of the words complained of, and a sufficient apology to the party aggrieved in respect of those words;
 - (b) where copies of a document or record containing the said words have been distributed by or with the knowledge of the person making the offer, to take such steps as are reasonably practicable on his part for notifying persons to whom copies have been so distributed that the words are alleged to be defamatory of the party aggrieved.
- (4) Where an offer of amends under this section is accepted by the party aggrieved—
 - (a) any question as to the steps to be taken in fulfilment of the offer as so accepted shall in default of agreement between the parties be referred to and determined by the High Court, whose decision thereon shall be final;
 - (b) the power of the court to make orders as to costs in proceedings by the party aggrieved against the person making the offer in respect of the publication in question, or in proceedings in respect of the offer under paragraph (a) of this subsection, shall include power to order the payment by the person making the offer to the party aggrieved of costs on an indemnity basis and any expenses reasonably incurred or to be incurred by that party in consequence of the publication in question;

and if no such proceedings as aforesaid are taken, the High Court may, upon application made by the party aggrieved, make any such order for the payment of such costs and expenses as aforesaid as could be made in such proceedings.

- (5) For the purposes of this section words shall be treated as published by one person (in this subsection referred to as the publisher) innocently in relation to another person if and only if the following conditions are satisfied, that is to say—
 - (a) that the publisher did not intend to publish them of and concerning that other person, and did not know of circumstances by virtue of which they might be understood to refer to him; or
 - (b) that the words were not defamatory on the face of them, and the publisher did not know of circumstances by virtue of which they might be understood to be defamatory of that other person,

and in either case that the publisher exercised all reasonable care in relation to the publication; and any reference in this subsection to the publisher shall be construed as including a reference to any servant or agent of his who was concerned with the contents of the publication.

(6) Paragraph (b) of subsection (1) of this section shall not apply in relation to the publication by any person of words of which he is not the author unless he proves that the words were written by the author without malice.

5 Justification.

In an action for libel or slander in respect of words containing two or more distinct charges against the plaintiff, a defence of justification shall not fail by reason only that the truth of every charge is not proved if the words not proved to be true do not materially injure the plaintiff's reputation having regard to the truth of the remaining charges.

6 Fair comment.

In an action for libel or slander in respect of words consisting partly of allegations of fact and partly of expression of opinion, a defence of fair comment shall not fail by reason only that the truth of every allegation of fact is not proved if the expression of opinion is fair comment having regard to such of the facts alleged or referred to in the words complained of as are proved.

7 Qualified privilege of newspapers.

- (1) Subject to the provisions of this section, the publication in a newspaper of any such report or other matter as is mentioned in the Schedule to this Act shall be privileged unless the publication is proved to be made with malice.
- (2) In an action for libel in respect of the publication of any such report or matter as is mentioned in Part II of the Schedule to this Act, the provisions of this section shall not be a defence if it is proved that the defendant has been requested by the plaintiff to publish in the newspaper in which the original publication was made a reasonable letter or statement by way of explanation or contradiction, and has refused or neglected to do so, or has done so in a manner not adequate or not reasonable having regard to all the circumstances.

- (3) Nothing in this section shall be construed as protecting the publication of any matter the publication of which is prohibited by law, or of any matter which is not of public concern and the publication of which is not for the public benefit.
- (4) Nothing in this section shall be construed as limiting or abridging any privilege subsisting (otherwise than by virtue of section four of the MI Law of Libel Amendment Act 1888) immediately before the commencement of this Act.
- (5) In this section the expression "newspaper" means any paper containing public news or observations thereon, or consisting wholly or mainly of advertisements, which is printed for sale and is published in the United Kingdom either periodically or in parts or numbers at intervals not exceeding thirty-six days.

Marginal Citations

M1 1888 c. 64.

8 Extent of Law of Libel Amendment Act 1888, s. 3.

Section three of the M2Law of Libel Amendment Act 1888 (which relates to contemporary reports of proceedings before courts exercising judicial authority) shall apply and apply only to courts exercising judicial authority within the United Kingdom.

Marginal Citations

M2 1888 c. 64.

9 Extension of certain defences to broadcasting.

- (1) Section three of the M3Parliamentary Papers Act 1840 (which confers protection in respect of proceedings for printing extracts from or abstracts of parliamentary papers) shall have effect as if the reference to printing included a reference to broadcasting by means of wireless telegraphy.
- (2) Section seven of this Act and section three of the M4Law of Libel Amendment Act 1888, as amended by this Act shall apply in relation to reports or matters broadcast by means of wireless telegraphy as part of any programme or service provided by means of a broadcasting station within the United Kingdom, and in relation to any broadcasting by means of wireless telegraphy of any such report or matter, as they apply in relation to reports and matters published in a newspaper and to publication in a newspaper; and subsection (2) of the said section seven shall have effect, in relation to any such broadcasting, as if for the words "in the newspaper in which" there were substituted the words "in the manner in which."
- (3) In this section "broadcasting station" means any station in respect of which a licence granted by the Postmaster General under the enactments relating to wireless telegraphy is in force, being a licence which (by whatever form of words) authorises the use of the station for the purpose of providing broadcasting services for general reception.

Modifications etc. (not altering text)

C2 S. 9(2) explained by Criminal Justice Act 1967 (c. 80), s. 5

Reference to Postmaster-General in s. 9(3) to be construed as including reference to Secretary of State: Post Office Act 1969 (c. 48), s. 3(1); S.I. 1974/691, arts. 2, 3(3)

Marginal Citations

M3 1840 c. 9.

M4 1888 c. 64.

10 Limitation on privilege at elections.

A defamatory statement published by or on behalf of a candidate in any election to a local government authority or to Parliament shall not be deemed to be published on a privileged occasion on the ground that it is material to a question in issue in the election, whether or not the person by whom it is published is qualified to vote at the election.

11 Agreements for indemnity.

An agreement for indemnifying any person against civil liability for libel in respect of the publication of any matter shall not be unlawful unless at the time of the publication that person knows that the matter is defamatory, and does not reasonably believe there is a good defence to any action brought upon it.

12 Evidence of other damages recovered by plaintiff.

In any action for libel or slander the defendant may give evidence in mitigation of damages that the plaintiff has recovered damages, or has brought actions for damages, for libel or slander in respect of the publication of words to the same effect as the words on which the action is founded, or has received or agreed to receive compensation in respect of any such publication.

13 Consolidation of actions for slander etc.

Section five of the ^{MS}Law of Libel Amendment Act 1888 (which provides for the consolidation, on the application of the defendants, of two or more actions for libel by the same plaintiff) shall apply to actions for slander and to actions for slander of title, slander of goods or other malicious falsehood as it applies to actions for libel; and references in that section to the same, or substantially the same, libel shall be construed accordingly.

Marginal Citations

M5 1888 c. 64.

14 Application of Act to Scotland.

This Act shall apply to Scotland subject to the following modifications, that is to say:

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- (a) sections one, two, eight and thirteen shall be omitted;
- (b) for section three there shall be substituted the following section—

"3 Actions for verbal injury.

In any action for verbal injury it shall not be necessary for the pursuer to aver or prove special damage if the words on which the action is founded are calculated to cause pecuniary damage to the pursuer.";

- (c) subsection (2) of section four shall have effect as if at the end thereof there were added the words "Nothing in this subsection shall be held to entitle a defender to lead evidence of any fact specified in the declaration unless notice of his intention so to do has been given in the defences."; and
- (d) for any reference to libel, or to libel or slander, there shall be substituted a reference to defamation; the expression "plaintiff" means pursuer; the expression "defendant" means defender; for any reference to an affidavit made by any person there shall be substituted a reference to a written declaration signed by that person; for any reference to the High Court there shall be substituted a reference to the Court of Session or, if an action of defamation is depending in the sheriff court in respect of the publication in question, the sheriff; the expression "costs" means expenses; and for any reference to a defence of justification there shall be substituted a reference to a defence of veritas.

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Textual Amendments

F2 S. 15 repealed by Northern Ireland Constitution Act 1973 (c.36), Sch. 6 Pt. I

16 Interpretation.

- (1) Any reference in this Act to words shall be construed as including a reference to pictures, visual images, gestures and other methods of signifying meaning.
- (2) The provisions of Part III of the Schedule to this Act shall have effect for the purposes of the interpretation of that Schedule.
- (3) In this Act "broadcasting by means of wireless telegraphy" means publication for general reception by means of wireless telegraphy within the meaning of the M6Wireless Telegraphy Act 1949, and "broadcast by means of wireless telegraphy" shall be construed accordingly.
- (4) Where words broadcast by means of wireless telegraphy are simultaneously transmitted by telegraph as defined by the M7Telegraph Act 1863,.... F3 the provisions of this Act shall apply as if the transmission were broadcasting by means of wireless telegraphy.

Textual Amendments

F3 Words repealed by Post Office Act 1969 (c. 48), Sch. 4 para. 53

Marg	inal Citations
M6	1949 c. 54.
M7	1863 c. 112.

17 Proceedings affected and saving.

- (1) This Act applies for the purposes of any proceedings begun after the commencement of this Act, whenever the cause of action arose, but does not affect any proceedings begun before the commencement of this Act.
- (2) Nothing in this Act affects the law relating to criminal libel.

18 Short title, commencement extent and repeals.

- (1) This Act may be cited as the Defamation Act 1952, and shall come into operation one month after the passing of this Act.
- (2) This Act ^{F4}... shall not extend to Northern Ireland.

F5(3)																

Textual Amendments

- F4 Words repealed by Northern Ireland Constitution Act 1973 (c. 36) Sch. 6 Pt. I
- F5 s.18(3) repealed by Statute Law (Repeals) Act 1974 (c. 22), Sch. Pt. XI

Status:

Point in time view as at 01/02/1991.

Changes to legislation:

There are currently no known outstanding effects for the Defamation Act 1952.