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ON ITS MEMBERS; 3.2.1 Power to Regulate Its Internal Affairs through Standing Orders; 3.2.2 Freedom of Speech and Debate under the 2004 Standing Orders; 3.3 DISCIPLINARY MEASURES IN PRACTICE IN TANZANIA PARLIAMENT; 3.4 WHAT REFORMS HAVE BEEN DONE UNDER KANUNI ZA 'KUDUMU ZA BUNGE (STANDING ORDERS), 2007?; CHAPTER FOUR - PRACTICE FROM OTHER JURISDICTIONS; 4.1 BALANCING FREEDOM AND REPUTATION OF OTHERS  
4.1.1 Rules of Debate that Control Speech4.1.2 Freedom of Speech as a Rule and Restrictions as Exceptions; 4.2 THE JUDICIAL POWER OF REVIEW; JUSTIFICATION AND CONCLUSION; 5.1 JUSTIFICATION FOR THE FREEDOM OF SPEECH FOR MEMBERS OF PARLIAMENT; 5.2 CONCLUDING REMARKS; REFERENCES; Back cover

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Sommario/riassunto

This book is an appraisal of law and practice in light of International Human Rights Law and Best Practices book is essential reading for anyone who wants to grasp the scope of the freedom of speech for Members of Parliament and even the general populace in a democratic setting. The book provides valuable insights into why the freedom of speech for Members of Parliament is so important. One of the most important pivotal statements alluded in this book is that, freedom of speech is crucial in any democracy, because open discussions of members are essential for voters to make informed decisions

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