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with a "Professionalism Intervention Report" concerning a "collage" of "sexually explicit photos." The report reads, in relevant part: It has come to the attention of the Office of Student Affairs and Admissions that CMSRU M1 student, has violated the CMSRU Social Media policy, by posting sexually explicit photos on the social media forum, Instagram. In one specific photo, is wearing the CMSRU White Coat, in front of the MEB CMSRU backdrop, representing CMSRU. Commentary associated with the photo, has been determined as leading and inappropriate. The CMSRU photo is associated in a posting collage of other sexually explicit photos posted to this forum. The posting of any explicit photos of a sexual nature associated with a CMSRU medical student on a social media forum, such as Instagram, has been deemed by the Office of Student Affairs and Admissions as unprofessional conduct of a non-academic nature, according to the tenets of the CMSRU Social Media policy and Professional Conduct (Non-Academic policy). This infraction serves as the foundation for this Intervention Report. This is not the first incident of unprofessional behavior regarding social media for which Ms. has been counseled by CMSRU administration. CMSRU administration was contacted by an outside commentary on social media posted in source regarding the summer of 2016, prior to her matriculation. CMSRU administration, including former Dean Katz, were made aware of this commentary. In July 2016, Dr. Jocelyn Williams communicated with regarding CMSRU's policies on social media and professionalism, expressing her social media commentary was interpreted as inflammatory and would not align with the CMSRU's Social Media policy and the professional standards of the institution. In their meeting with Lombardi and Pukenas explained that two photos were most concerning to CMSRU. The first was a photo of in her CMSRU White Coat; the second, a topless photo of taken at a beach in Spain. digitally blurred her nipples in the second photo in order to comply with Instagram's policies, and the photo was accompanied by "#freethenipple," a reference to an online campaign to end perceived bias against the display of women's nipples. Although the image was blurred, Lombardi stated that "what is explicit sexually or promiscuous to

someone is maybe not to the next person," but "when the collage of photos centers around you being in your white coat, representing CMSRU essentially... that puts a

grave mark on the reputation of the school."

Because Williams had previously told students' conduct after matriculation, expressed concerns that comments she had made online prior to matriculation were included in the report. Lombardi replied, "But they still exist." also contested the notion that frontal nudity is sexual in nature, and argued that CMSRU's social media policy should clearly state nudity is not permitted if the university intends to punish it.
Lombardi then called attention to comments posted by other Instagram users to photos, arguing that these third-party comments could lead viewers to see post as "condoning sexual promiscuity." Specifically, Lombardi referenced one user who responded to one of photos with "hottest doc," and another who wrote "[W]e would get in trouble to have you, to be in a clinic at your house." Lombardi conceded that hadn't written these remarks, but "that's still up for people to see. That's a leading, inflammatory comment." Lombardi suggested review her account and take down any photos that a "reasonable person" could perceive as "sexually explicit" and then instructed her to remove the photograph of the white coat.
Lombardi and Pukenas also explained that the "Professionalism Intervention Report" could affect future, as it will now remain in explained to that if multiple reports are accrued, they "could make it actually into [dean's letter when [she is] applying for residency."
Later during the meeting, while attempting to address CMSRU's policy limited her ability to express herself on Instagram, Pukenas reiterated that CMSRU-related posts must be taken down, and described the social media policy as "kind of broad." Lombardi interjected, adding that the policy has to be "more vague in general" so the university doesn't have to get "in the weeds." Pukenas then replied, "Right. Obviously, that's how most policies are, right? So if you're familiar with how policies are written, even for the government, there tends to be some room there, right? Because you can't get into every specific." Pukenas then reminded that if her posts were found to be in violation of CMSRU's social media policy, even after she removed the CMSRU-related post, she would be "still at risk."
On January 25, attended a follow-up meeting about the Instagram posts with Director of Professionalism Carolyn Bekes. Bekes began the meeting by asking "What made you do this?" explained that she had been struggling with body image issues after gaining weight so her therapist suggested she utilize social media to engage in public displays of appreciation for her body as a way to counter the negative feelings she experienced. also explained that, as a former personal trainer, she used the account to promote fitness and healthy lifestyles.

Referencing the "hottest doc" comment that a third-party user had posted in response to photo, Bekes expressed concern that the comment associated

the picture with CMSRU.	explained that she deleted the comment when it
had b <u>een broug</u> ht to her attentior	by CMSRU. Soon after, Bekes pulled up a photo
from Instagram, pointed	d out that she found it "pretty innocuous," and then
	of these comments?," referring again to comments
other Instagram users left on	pictures. replied, "That's just the way
men in our society are to women.	

Near the end of the meeting, Bekes made a "suggestion" that stop posting."

Bekes then recommended that sak her fiancé for a "second opinion" before posting or that she speak to someone who is "more middle of the road" or "more conservative" to help keep "out of trouble" by helping her "censor it." As punishment for the infraction, Bekes assigned a brief PowerPoint presentation on social media and professionalism in medicine.

On March 1, Bekes sent an email reminding of the PowerPoint assignment and extending the deadline to March 6, and restating her suggestion that advice from a third person to help [her] censor what [she] post[s]." replied asking for assurance that, by sending the PowerPoint presentation, she was not offering "any admission of guilt" and that "these PowerPoints will 'close' the files in a way that they will never be used against [her] in the future." Bekes replied, "It is my understanding that this will not affect your future at CMSRU. I personally think that there is more risk that things will continue if this doesn't end with me but that is just my opinion."

II. ANALYSIS

By punishing for her photos and the commentary they generated from other users, CMSRU violated First Amendment rights and chilled the expressive rights of all CMSRU students. CMSRU must immediately remove the "Professionalism Intervention Report" from file and revise the unconstitutional portions of its social media policy.

It has long been settled law that the First Amendment is binding on public institutions of higher education such as CMSRU. *See Healy v. James*, 408 U.S. 169, 180 (1972) ("[T]he precedents of this Court leave no room for the view that, because of the acknowledged need for order, First Amendment protections should apply with less force on college campuses than in the community at large. Quite to the contrary, 'the vigilant protection of constitutional freedoms is nowhere more vital than in the community of American schools.'") (internal citation omitted); *see also DeJohn v. Temple Univ.*, 537 F.3d 301, 314 (3d Cir. 2008) (on public campuses, "free speech is of critical importance because it is the lifeblood of academic freedom").

CMSRU's "Social Networking" policy is unconstitutional and must be revised

The "Social Networking" policy under which was charged states, in pertinent part: 1

All students must observe the following rules when accessing or posting to social network sites:

• Post respectfully. Avoid posting comments or materials that may be seen as demeaning, threatening, or abusive.

[...]

The following actions are strictly forbidden:

[...]

- Display of vulgar language or potentially offensive language is not permitted.
- Display of language or photographs that imply disrespect for any individual or group because of age, race, gender, ethnicity, or sexual orientation is not permitted.
- Posting personal photographs or photographs of others that may reasonably be interpreted as condoning irresponsible use of alcohol, substance abuse, or sexual promiscuity is prohibited.
- Posting of potentially inflammatory or unflattering material on another individual's website, e.g. on the "wall" of that individual's Facebook site is prohibited.

[...]

Note: The assistant dean for student affairs or the associate dean for medical education can place a student on immediate leave for an issue related to professional behavior. A breach of this policy will be considered such an issue. Such a breach will be reviewed by the Hearing Body for Student Rights.

When discussing the policy with Lombardi and Pukenas stated that it was "kind of broad" and "more vague in general" and claimed that government policies

¹ Student Handbook, COOPER MEDICAL SCHOOL OF ROWAN UNIVERSITY, http://www.rowan.edu/coopermed/students/files/handbook.pdf (last visited Apr. 30, 2017).

should be broad. These assertions are at odds with the most basic principles of First Amendment precedent, which makes clear that broad and vague policies do not comport with the First Amendment. A statute or law regulating speech is unconstitutionally overbroad "if it sweeps within its ambit a substantial amount of protected speech along with that which it may legitimately regulate." Doe v. University of Michigan, 721 F. Supp. 852, 864 (E.D. Mich. 1989) (citing Broadrick v. Oklahoma, 413 U.S. 601, 612 (1973)). Even without administrators admitting that CMSRU's "Social Networking" policy is intentionally overbroad, the policy's plain language impermissibly prohibits a wide swath of constitutionally protected speech, rendering the policy overbroad on its face.

The First Amendment "generally prevents government from proscribing speech . . . or even expressive conduct," R.A.V. v. St. Paul, 505 U.S. 377, 382 (1992), unless it falls within certain well-defined categories, including obscenity, defamation, fraud, incitement, and speech integral to criminal conduct, see United States v. Stevens, 559 U.S. 460, 468–69 (2010). Outside of these categories, "[c]ontent-based regulations are presumptively invalid." R.A.V., 505 U.S. at 382. Under these rulings and other longestablished precedent, CMSRU's policy threatens a great deal of protected speech including social and political commentary that lies at the core of the First Amendment—that a student or administrator could deem to be "abusive," "demeaning," "vulgar," "offensive," "inflammatory," "disrespect[ful], or "condoning irresponsible use of alcohol, substance abuse, or sexual promiscuity." Under CMSRU's policy, students may be punished for expressing views on important political and social issues such as affirmative action, religion, abortion, marijuana legalization, and much more, simply because their speech offended others. This result is at odds with the Supreme Court's recognition that "speech concerning public affairs is more than self-expression; it is the essence of self-government," reflecting "our profound national commitment to the principle that debate on public issues should be uninhibited, robust, and wide-open." Garrison v. Louisiana, 379 U.S. 64, 74-75 (1964) (internal quotations omitted).

The Supreme Court has unequivocally held that speech cannot be restricted because it is profane, vulgar, or offensive. *See, e.g., Cohen v. California*, 403 U.S. 15 (1971)

ii. Instagram post was protected political speech CMSRU's policy prohibiting "condoning... sexual promiscuity" is not just unconstitutional; it is also inapplicable to Instagram post. The post in question contains an image of topless (nipples blurred, as Instagram does not allow display of women's nipples) on a beach in Spain (Attachment A). The post includes the caption: Me: "is it ok if I swim like this?" Diving instructor: "honey, we're in you can take off the bottoms too if you want!" Nipples are welcome in but not Instagram, hence the edits . . . #freethenipple ...#fit #fitness #fitspo #active As she explained in her meeting with Bekes, at the advice of her therapist used her personal Instagram account as a vehicle to express appreciation for her body and bolster her self-confidence. This intent is evidenced in caption, which included hashtags celebrating her body and an active lifestyle. does not endorse "promiscuity," let alone discuss sexual activity at all, anywhere in the post. Additionally, support of the movement to "free the nipple" constitutes protected political speech. The debate over gender equality and women's right to freely display their breasts is hotly contested. 2 CMSRU cannot hinder students' ability to engage in important discussions—like those surrounding women's rights by claiming that they are "condoning sexual promiscuity" in doing so. In fact, CMSRU's response to the photo illustrates exactly what and others are advocating: women's ability to engage in public activities topless without the act being perceived as sexual. Medical school administrators should understand that female nudity is not necessarily an allusion to sexual activity. iii. did not create a "collage" of explicit photos

surrounding her CMSRU White Coat photo

The Professionalism Intervention Report states that "[i]n one specific photo, is wearing the CMSRU White Coat, in front of the MEB CMSRU backdrop, representing CMSRU.... The CMSRU photo is associated in a posting collage of other sexually explicit photos posted to this forum." CMSRU's description implies that created a "collage" of "sexually explicit photos" and the photo of her CMSRU White Coat. This charge is demonstrably false.

http://www.slate.com/blogs/xx_factor/2016/10/24/federal_judge_rules_for_free_the_nipple_in_fort_collins_topless_case.html (discussing court ruling in favor of "advocacy group that opposes sex-specific breast-exposure laws").

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² See, e.g., Mark Joseph Stern, Federal Judge Rules for Free the Nipple, Holds Topless Ban May Violate U.S. Constitution, SLATE (Oct. 24, 2016, 3:27 PM),

covers "any activity that can be boiled down to deciding whether to exclude material third parties seek to post online"). CMSRU cannot penalize for the words of others, nor for declining to delete those words.

Leaving aside whether CMSRU administrators are aware of the CDA, let alone its application here, it is alarming that a public university would seek to hold a student accountable for the words of others. Administrators should not be interrogating students to explain why what they themselves characterize as a "pretty innocuous" photograph "provoke[d] some of these comments." Public universities cannot—especially during disciplinary meetings—ask students to answer for others' speech. Most, if not all, CMSRU students participate in social media. Requiring students to police and answer for the online words of others is an impossible charge. It grants administrators the unfettered authority to decide not only whether a student is "unprofessional," but whether their friends, or even total strangers who contact them on social media, are sufficiently polite in non-professional settings.

Moreover, it is appalling that a public university would think it appropriate to discipline a student for being the subject of sexual commentary, welcome or unwelcome. Does CMSRU believe it should be able to call any student into a meeting and ask them to explain why other internet users made crude replies to their photographs, or any "inappropriate" comments on any of their postings? To do so would be unthinkable, and it is unthinkable in abandon this practice and eliminate from the file any misleading claims about "[c]ommentary associated" with her photos.

v. CMSRU cannot punish for posts made prior to matriculation

Finally, the Professionalism Intervention Report lists a "series of red flags" as the impetus for the report, noting:

This is not the first incident of unprofessional behavior regarding social media for which Ms. has been counseled by CMSRU administration. CMSRU administration was contacted by an outside source regarding commentary on social media posted in the summer of 2016, prior to her matriculation.

CMSRU cannot rely on speech prior to matriculation as a justification to reprimand its students. "A fundamental principle in our legal system is that laws . . . must give fair notice of conduct that is forbidden or required." *FCC v. Fox Television Stations, Inc.*, 567 U.S. 239, 253 (2012). In other words, people must be able to "know what is required of them so they may act accordingly[.]" *Id.* CMSRU cannot, consistent with these basic principles, penalize for comments made before she was a student, pursuant to a policy that did not apply to her at the time. A university that places reports in students' files—reports that may impede their careers—partially on the