Digital Citizenship Karen Haase WHAT IS THIS KSB School Law KSB School Law KARENHAASE KARENHAASE KARENHAASE KARENHAASE KARENHAASE

Consequences for Digital Citizenship Fails

- School-based
- Civil Liability
- Criminal Prosecution
- Victimization by Predators

School Based Consequences

- Activities
- Suspension and Expulsion

"Every student-athlete that gets recruited today will be Googled." -Jack Renkens, Founder & Speaker of Recruiting Realities Recruiting Realities

Arceneaux v. Assumption Parish Sch. Bd., 242 F. Supp. 3d 486 (5th Cir. May, 2018)

- Cheerleaders post pic on Snapchat
- Sent to Weekend Schemers
 - "The Weekend Schemers maintains a Snapchat account that posts pictures provided by third parties and bills itself as '[t]he authority on college life, partying, and most importantly scheming.'
 - "Many of the photographs featured on Weekend Schemers's Snapchat account depict young women exposing their buttocks"
- School found out

Arceneaux v. Assumption Parish Sch. Bd., 242 F. Supp. 3d 486 (5th Cir. May, 2018)

- Student given
 - 3 days ISS
 - · Kicked off cheer squad
 - Prevented from trying out senior year
- ■Parents Sued
 - Student Handbook
 - First Amendment
 - Sex Discrimination

	-

Arceneaux v. Assumption Parish Sch. Bd., 242 F. Supp. 3d 486 (5th Cir. May, 2018)

Court:

- Family failed to present direct or circumstantial evidence that would give rise to an inference of unlawful discrimination
- Student "was not excluded from participating in cheerleading because she was a female student. She was removed form the team because she posed for a photograph, raising her cheerleading uniform skirt, and that photo was posted on the internet.

Suspensions and Expulsions

Dad: We just got back from parent-teacher conferences, you've been expelled

Kid: But I'm homeschooled

Dad: You have 24 hours to get out



Suspensions and Expulsions

- Neb. Rev. Stat. 79-254 et seq.
- Reasons for discipline:
 - "ongoing pattern of physical, verbal or electronic abuse"
 - "any activity forbidden by NE law"
- "On school grounds" = 1-1 devices
- Consequences:
 - Loss of extracurricular privileges
 - Suspension
 - Expulsion
 - Mandatory Reassignment

_				
_				
_				
_				
_				

Shen v. Albany Unified Sch. Dist. (2017)

- •Student created Instagram account with limited access, around 10 other kids
- Posts were racist and threatening in nature
- KKK starter pack
- Picture of a white man beating a black slave
- Pictures of African-American staff and students with nooses drawn on their necks

Shen v. Albany Unified Sch. Dist. (2017)

- ■Ten students depicted; word gets out
- Instagram account deleted
- Creator of the account expelled; students who liked and commented also disciplined
- Liking a post "broadcasts the user's expression of agreement, approval, or enjoyment of the post"

Shen v. Albany Unified Sch. Dist. (2017)

- •Protected speech?
 - •Court finds a nexus between Instagram account and school; posts about school staff, students, activities
 - Reasonably foreseeable speech would reach school and create a risk of substantial disruption; posts about students likely to be shared with targets
- Students found to be properly disciplined

Civil Litigation

Civil Litigation

- Student and parents can be sued
 - Suing for money; no jail time
 - Homeowners insurance often pays
 - Judgments can result in home foreclosure and other hardship

Esquivel v. Doe, (TX 2014)

Instagram page "2014 Klein Hoes"



- 900 followers before taken down
- Settlement: \$40,000

Uniform Civil Remedies for Unauthorized Disclosure of Intimate Images Act (Neb. Rev. Stat. §§ 25-3501 to 25-3508.)

- •New Nebraska law allows for civil lawsuits when a private intimate image is shared
- Allows for actual damages and emotional distress
- •If the actual damages are difficult to quantify, presumed damages of up to \$10,000 against each defendant.
- ■Allows for
 - attorney's fees
 - costs
 - injunctive relief

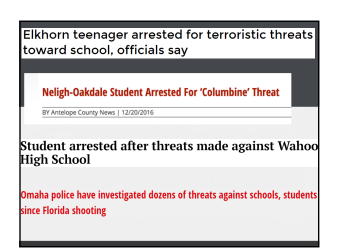
Criminal Consequences



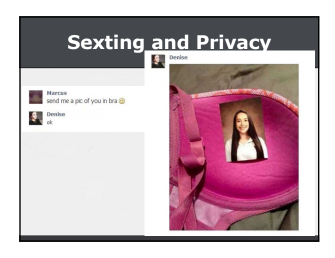
Criminal Consequences

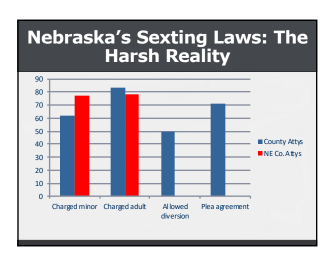
- ■NEB. REV. STAT. 28-311.01
- ■Terroristic Threats: "threatens to commit any crime of violence ..."
 - · With the intent to terrorize another
 - With the intent of causing evacuation of a building or public place
 - •In reckless disregard of the risk of causing such terror or evacuation
- Class IIIA Felony punishable by up to 3 years in prison per threat











Nudes of Minors are Illegal for ANYONE to Create or Distribute

- ■NEB. REV. STAT. 28-1463.01-.06 (Creation)
 (1) It shall be unlawful for a person to knowingly make,
 publish, direct, create, provide, or in any manner generate
 any visual depiction of sexually explicit conduct which has a
 child other than the defendant as one of its participants or
 portrayed observers.
 - (2) It shall be unlawful for a person knowingly to purchase, rent, sell, deliver, distribute, display for sale, advertise, trade, or provide to any person any visual depiction of sexually explicit conduct which has a child other than the defendant as one of its participants or portrayed observers.
 - (No affirmative defenses...)

Nudes of Minors are Illegal for ANYONE to Possess

- Neb. Rev. Stat. 28-813.01 (Obscenity)
 - It shall be unlawful for a person under nineteen years of age to knowingly and intentionally possess any visual depiction of sexually explicit conduct which has a child other than the defendant as one of its participants or portrayed observers. Violation of this subsection is a Class I misdemeanor. A second or subsequent conviction under this subsection is a Class IV felony.
- 2 possible defenses for voluntary sharing— 15 to 18, or within 4 years in age if 17 or younger

It is Illegal to Share Nudes of ANYONE without their Consent

- •NEB. REV. STAT. 28-311.08 (Intrusion)
- (4) It shall be unlawful for any person to knowingly and intentionally distribute or otherwise make public an image or video of another person's intimate area or of another person engaged in sexually explicit conduct (a) if the other person had a reasonable expectation that the image would remain private, (b) knowing the other person did not consent to distributing or making public the image or video, and (c) if distributing or making public the image or video serves no legitimate purpose. Violation of this subsection is a Class I misdemeanor. A second or subsequent violation of this subsection is a Class IV felony.
 - "Intimate area" means "the naked or undergarment-clad genitalia, pubic area, buttocks, or female breast of an individual"

It is illegal to THREATEN to share a Nude (of anyone)

- ■NEB. REV. STAT. 28-311.08 (Intrusion)
- (5) It shall be unlawful for any person to threaten to distribute or otherwise make public an image or video of another person's intimate area or of another person engaged in sexually explicit conduct with the intent to intimidate, threaten, or harass any person. Violation of this subsection is a Class I misdemeanor.
 - (No affirmative defenses...)

It is Illegal to ask a Minor to take or send a Nudes

- **28-707** (Child Abuse)
- A person commits child abuse if he or she knowingly, intentionally, or negligently causes or permits a minor child to be...
 - "Placed in a situation to be sexually exploited by allowing [or] encouraging such minor child to ... engage in ... pornographic photography, films, or depictions"
- ■28-711: "any school employee" must report child abuse

State v. Simms

- •17 year old sent nude to girlfriend
- Two felony counts of manufacturing and possessing child pornography
- Search warrant
- •Pled guilty
 - Probation
 - Sex offender



Husker RB Maurice Washington faces child porn charges in California after sending video of exgirlfriend

By Sam McKerson / World-Herald staff writer 6 hrs ago 6 6



UNL Sextortion Case

- 3 different males stripped during video chats with female attending UNL
- Contacted boys after chats saying she had recordings
- Told boys she would post them on Facebook and Instagram unless they sent money to an account in the Philippines:

Male 1: \$1,500 sentMale 2: \$1,018 sentMale 3: \$500 sent

It only happens to little kids! Most Internet Sex Offenders Target Teens, Not Kids SHERM PAISE, PRIDAY, Feb. 22 (HealthDay News) – The stereotype of the middle-aged male sex offender poing online as a young person to trick adolescents into clandestline meetings where they can be abducted and raped is inaccurate, a new study finds. Instead, Internet-initiated sex crimes most often involve adult men who do not lie about their age, are open about wanting sex, and use instant messaging, e-mail and chat rooms to meet and seduce teenagers, according to research published in the February/March issue of American Psychologist, the journal of the American Psychological Association.

Questions?
Karen Haase
KSB
(402) 904 9000 (office) (402) 400 0E47 (cell)
(402) 804-8000 (office) (402) 499-0547 (cell) karen@ksbschoollaw.com www.ksbschoollaw.com
KSB School Law @KarenHaase Karenahaaase KarenHaase