**Professional Ethics in Clinical Research**

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**Abstract**

Over the past few decades , randomised controlled trials (RCTs) have overtaken clinical judgement, case reports, and observational research to become the gold standard for medical evidence. Additionally, throughout this time, RCTs developed into a crucial part of the regulatory process by which a novel medicine could get access to the pharmaceutical market. As research issues get more complex, clinical trials have grown to be huge, tightly controlled operations that must balance adhering to ethical guidelines with upholding high epistemic standards. With a focus on current discussions and the context of oncological research in particular, the author of this paper will examine some of the most relevant ethical problems connected to RCTs.

**Keywords:** Ethics; Trials; dilemmas; RCT; Legal; Tele Pharmacy; Consent and confidentiality.

**I. INTRODUCTION**

Ethical quandaries develop when these are differences about ethical behaviour or the application of ethical standards. Because each party's beliefs, sense of justice, and fairness may differ, ethical quandaries can arise between pharmacist and clients, pharmacist and physician, and among pharmacists. Each party may advocate a different principle, such as utilitarianism vs respect for the person. In health care, ethical quandaries most typically concern physicians, but in an expanding cascade, other healthcare workers, such as pharmacists, are experiencing problems in their occupations that cause ethical quandaries. Within a generation, our health care system have progressed from very simple to extremely complicate. The issue of legal culpability, both actual and imagined, influences the conduct of doctors and pharmacists as they try to practise [1].

Recognizing the growing role conflict, particularly in the community pharmacy environment, has encouraged pharmacists to reconsider their position in healthcare during the previous few decades. In 1986, pharmacy was defined as a "profession in transition," with considerable changes occurring in reaction to pharmacists' perceived loss of function, social influence, and prestige, resulting in a shift toward a patient-centred position. One significant manifestation of this transition is the review of codes of professional ethics; in certain countries, such as the United Kingdom and the United States, there has been an ongoing debate over the review of codes of ethics throughout the latter two decades of the twentieth century [1].

Patients' dignity and welfare must always come first, according to current pharmacy ethics guidelines, but it has also been acknowledged that this commitment to patients' welfare can be jeopardised when pharmacists let corporate objectives control and dominate their behaviour. [1].

Three important writings written in the wake of the research misconduct events previously recounted had an impact on how we currently perceive research involving human subjects. Many consider the Nuremberg Guideline, which US judges established at the Nuremberg Trials after World War II, to be the most reliable legal source on human experimentation. It establishes the essential notion that participation in research requires the subject's free and informed consent and is based on universal principles of natural law and human rights. The most well-known and significant international standard for medical research is the Helsinki Declaration. [1][2].

It is a statement of the World Medical Association's (WMA) official stance, which was first published in 1964 and has since undergone a number of revisions. The Declaration could be seen as a sign of the WMA's efforts to strike a compromise between the need to create high-quality medical knowledge and the need to safeguard the interests and health of research participants. Last but not least, in reaction to crises involving research misbehaviour in the 1970s, the National Commission for the Protection of Human Subjects of Biomedical and Behavioural Research produced the Belmont Report in 1978 as a condensed declaration of moral principles. . The Belmont report is particularly well-known for outlining a framework of fundamental moral precepts, including justice, beneficence, and respect for people, which should direct research .The directives of the Council of Europe and the European Commissions, in addition to the National Bioethics Commissions of each member state, give additional advice at the European level. This review focuses on a subset of human subject’s investigation, viz. the phase of clinical research where a novel therapeutic or therapeutic procedure is tested on living subjects: the medical experiment [2].

Professional codes of morals have served as publicly acknowledged norms for professional conduct that go above and beyond the bare minimums required by law and society over the years. These codes have also helped to impose a constructive, cohesive effect on individual members of a profession, and as products of professional associations, they represent the consensus of a wide variety of practitioners' viewpoints on current, real or potential, difficulties in practise.

These four main principles are

* Respect for individuality (including the right to informed consent, privacy, refusal of treatment, veracity)
* Beneficence (the moral obligation to benefit others)
* Non-maleficence (to do no harm)

The justice (fair, equitable and appropriate treatment in light of what is due or owed).

Although beneficence and non-maleficence were two of these concepts that were frequently emphasised in earlier generations of pharmacy codes of ethics, they have gained importance as a result of the growth of bioethics and the rise in public expectations.[3].

**II.THE RANDOMISED CONTROLLED TRIAL**

In its simplest form, a randomised controlled trial (RCT) compares the effects of an experimental treatment to the course of the disease that is the subject of the investigation without treatment. The evaluation is done under extremely controlled circumstances so that a generalizable conclusion from the study can be made. [4]

The goal of several components of scientific trial design is to minimise this kind of interference with the results. The most infamous of these features is random subject assignment, which is frequently connected with blinding participants and, in some cases, investigators. Following an unpredictable, chance-based approach, patients enrolled in a trial are randomly assigned to either the experimental group or the control group; neither they, the investigators, nor the participating physicians are aware of which arm they have been assigned to. The main goal of this technique is to eliminate subjective interferences, such as the potential for healthier patients to initially be assigned to one arm of the trial by the researchers. Similar to this, even though there is considerable methodological debate over the suitability of the significance test for this task, its approach is employed as an objective technique to identify real variations in treatment effectiveness from sporadic changes in patients' reaction to therapy. The RCT methodology is currently regarded as the gold standard in therapy evaluation due to its scientific standing. RCTs have essentially replaced clinical judgement, case reports, and observational studies as the de facto standards for medical evidence over the past few decades, thanks in great part to the work of the evidence-based medicine movement. RCTs also developed into a critical component of the regulatory procedure during this time, which is required for a new therapy to enter the pharmaceutical market. Clinical trials nowadays are huge, highly regulated businesses that must balance adhering to ethical standards with upholding high epistemological standards, a balance that gets harder as the research issues get more complex. [4].

**III.THE MAIN ETHICAL ISSUES SURROUNDING RCTS**

The fundamental ethical problem with clinical trials stems from the fact that those who stand to gain from the results of the research are not often those who take on the risk and responsibility of taking part in the trials. These hazards aren't actually balanced by a potential clinical benefit because the primary goal of a clinical trial is to provide generalizable medical information rather than to treat trial participants. As compared to routine clinical care, participating in a clinical trial carries a higher level of risk In the sections that follow, we will discover that this ethical dilemma manifests in a multitude of ways depending on the RCT component that is stressed. Informed permission, the use of placebos, randomization, and participant protection will all be briefly discussed before the author presents the pertinent ethical concepts and principles and discusses the most pressing concerns that are still up for debate. [5].

**IV.PARTICIPATION AND INFORMED CONSENT**

Medical research has a long history of unfairly burdening trial participants, whether by deceiving them into believing they would receive a therapy or by purposely concealing their involvement in research. This is no longer acceptable in our contemporary ethical perspective, and every study involving human beings must be pre-emptively approved by the subject(s) through the process known as informed consent. Informed consent, one of the key concepts in contemporary biomedical ethics, is now a need for both treatment and research. Even in the early days of medical testing, individuals were occasionally given written consent papers. However, rather than being an indication of concern for their welfare, this was typically a tactic used to ensure the subject's cooperation. Modern informed consent differs greatly from these early examples in that it is based on the Nuremberg Code's fundamental premise of the respect for individuals and the importance of their autonomy [6].

**V. USE OF PLACEBO AND DECEPTION**

The use of placebo controls is subject to a complex trade-off between the rigour of the scientific justification for utilising it and the potential for harm to participating patients under the majority of ethical rules and research recommendations. For instance, the Declaration of Helsinki's most recent revision states that the use of placebo is acceptable when there is no effective treatment available, as well as "where it is necessary to assess the effectiveness or safety of an intervention for compelling and scientifically sound methodological reasons," provided that "the patients receiving placebo or no treatment will not be exposed to any risk of serious or irreversible harm." [7].

**VI. RANDOMISATION AND BLINDING, AND EQUIPOISE**

By definition, RCs involve randomization and, in certain circumstances, participant blinding. To rule out the most blatant alterations to the trial results brought on by investigator or patient influence, these two epistemic tools are necessary. Blinding and randomization, however, might be in conflict with participants' own preferences. The primary reason for this contradiction is that when randomization and blinding are used, patients cannot receive tailored treatment recommendations based on their condition. Patients, on the other hand, explicitly consent to this when they sign up for trial participation. However, randomization between the two arms of the trial raises another ethical question that is not readily disregarded. Participating patients in an active-controlled RCT have a possibility of obtaining a therapy that turns out to be inferior. This is especially troublesome if the experimental treatment turns out to be worse than the standard of care accessible outside of the study, because it is a widely accepted ethical precept that patients should be given the best confirmed standard of care wherever possible. Apparently, randomization damages trial participants since they may be denied the greatest level of treatment available by enrolling in the study Equipoise, which refers to an epistemic condition of indifference between two treatments, is currently regarded as having the potential to ease this ethical dilemma, according to the ethical literature. A situation of "honest professional debate" regarding the optimum course of therapy exists among medical scientists if the medical community is said to be in equipoise. [8].

**VII. NAVIGATING BETWEEN EXPLOITATION AND OVERPROTECTION OF PATIENTS**

In clinical research, there is a distinction between trial participants, who are exposed to the danger of a medical intervention, and future patients and society as a whole, who are intended beneficiaries of the trial results. The section's introduction addressed this gap .The majority of ethical guidelines currently in use, which were designed with a focus on protecting subjects from the risks and expenses of study, were created with this gap in mind. For instance, the Helsinki Declaration declares that "the welfare of the individual study subject must take precedence over all other interests." However, there has been an increase in criticism of this paradigm in recent years as a result of the focus on participant protection. In general, two things work against it. Among outcomes with initial equal value [9].

**VIII. AN OUTLOOK ON ONCOLOGICAL RESEARCH**

The study’s subjects are based on features of clinical research and the RCT methodology, such as the need for participant blinding, random assignment to treatment groups , or the notion that clinical practise and research must abide by different ethical standards. To wrap up this review, the author will specifically examine the setting of oncological research. Cancer is a condition that can be fatal and manifest itself in a variety of ways. As a result, the majority of the moral problems we examined in this chapter, such whether or not employing placebos is acceptable or the possibility of therapeutic misunderstanding, occur when anticancer medications are being tested. Despite being the first line of defence against a variety of tumours, surgery will not be included in the discussion that follows because RCTs are rarely used to evaluate it. [10].

**IX.TESTING TARGETED AGENTS: SOME ETHICAL CONSIDERATIONS**

Conflicting evidence standards appear to be the root cause of the ethical problems just discussed in connection to the testing of targeted medicines. The question of whether and how the evidence required to demonstrate the effectiveness of a personalised therapy differs from that required to evaluate standard medications must be answered. The above-mentioned ethical problems can only be qualified and maybe resolved if this epistemic point is clarified. No informed opinion of the ethical concerns, according to medical philosopher John Worrall, "may be accepted without first taking an informed view of the evidential-epistemological ones," and this perspective appears to apply particularly well to the situation in question It would appear that unless the evidentiary peculiarities of personalised medicines establish a stable position in the evidential paradigm of medicine, the ethics of focused trials cannot be effectively decided. However, that is a completely separate and unanswered matter from whether this only needs a minor change or whether a paradigm shift is necessary.

**X. ETHICAL** **DILEMMAS IN PHARMACY**

Conflicts over moral behaviour or the application of moral principles lead to ethical quandaries. Because each side may have different moral standards, there may be ethical conflicts between pharmacists and patients, between pharmacists and doctors, and even amongst pharmacists themselves. Each side may hold a different premise, such as the respect for the individual vs a utilitarian viewpoint. The majority of ethical difficulties in healthcare involve physicians, but a rising number of other healthcare professionals, including pharmacists, are running into ethically challenging circumstances in their daily work. Our healthcare systems have evolved from being relatively simple to becoming extremely complicated in just one generation. Both the actual and perceived issue of legal liability has an impact on the activities taken by doctors and pharmacists as they work to maximise patient care while minimising legal risk. Under certain conditions, relationships between colleagues deteriorate. Risk-taking has become even more dangerous as a result of the increase in insurance costs for everyone, including those doctors who pay stratospheric rates [12].

 It has become difficult for doctors and pharmacists to work together as a result of the exponential growth in knowledge about diseases, their treatments, and technological technologies. Information transfer between professionals and between professionals and patients is a concern. How much information is shared, who shares what with whom, and by whom? It gets harder to answer when duty of disclosure, patient rights, confidentiality, and truthfulness are taken into account. Key phrases Pharmacy; level of ethical reasoning; ethical conundrums. In order to provide efficient and effective patient care, it is crucial for doctors and pharmacists to understand and complement one another given the increased interdependence between the two professions This essay aims to update ethical dilemmas that pharmacists confront and their solutions to some of them [12].

Respondents to a survey about ethical quandaries were pharmacy school students and pharmacists in the state of Virginia. Students in their first professional year, their third college year, and their fifth college year were questioned. A random sample of pharmacists were asked for responses through mail, and a low response rate of about 30% was received. As a result, additional surveys are preferred and the results should only be viewed as indicative rather than conclusive. The ethical conundrums that were used in the poll were those that were purportedly encountered by pharmacists in practise, those that were debated in the literature, in a national meeting in the United States, or in different codes of ethics for pharmacy. Based on the similarity of the answers provided by the three groups, the answers to the multiple-choice questions were analysed and grouped [13].

**XI.THE SCOPE OF PHARMACY ETHICS**

Prior to 2002, pharmacist working in the industrialised world's health system had shifted their focus from a predominate focus on the supply of medications to one that was increasingly clinical and advising. The transition away from the formulation and distribution of medications has been a protracted process and is far from finished. Policy directives describe important roles, primarily for community pharmacists, in prescribing and providing prescribing advice, in assuming accountability for therapeutic outcomes, and in contributing to patient care decision within multidisciplinary health care teams. These roles are exemplified in England and Wales by the NHS plan and Pharmacy in the Future. Due to this change in practise, pharmacists will not only confront unique ethical issues that are different from those experienced by their clinical colleagues but also need to be aware of and respond to similar ethical challenges as well. Additionally, community pharmacists work in both the public and private sectors. [14]For instance, in the UK, a pharmacist may work for a commercial company that has a contract with the NHS to dispense prescriptions, which is a public function. The pharmacist also works as a private sector reseller of additional medications and other goods, whether or not they are related to health. Patients are both clients and recipients of sophisticated and complex treatment regimens every day for pharmacists operating in the community. Therefore, practising pharmacists need to be actively involved with and capable of handling ethical dilemmas resulting from the growing difficulties of "hi-tech" healthcare and its delivery in a corporate setting. The purpose of this examination of the literature is to determine the breadth and depth of the literature that documents such participation [14].

**XII. ETHICAL SCOPE IN PHARMACEUTICAL INDUSTRY**

A good example of a healthcare ethics issue spectrum is found in the UK's core curriculum for medical ethics, which is supported by American-done original research and classic texts on healthcare ethics. Several issues arise as a result of interactions between medical professionals and patients, families, and the general public. Others are the result of difficulties balancing costs and demand, particularly in state-funded systems, or the process of research and development that underpins healthcare ethics has traditionally concentrated on patients within a healthcare system, as opposed to situations when the "patient" is actually a completely autonomous consumer in the private sector, for example, a customer picking their own over-the-counter medications. Hospitals make up 17% of practise areas, followed by community (or retail) pharmacies (62%), general practitioners (perhaps 3%), and then other businesses. Although not always to the same degree or level as those that may be encountered by medical or nursing practitioners, pharmacy practise has the potential to raise ethical issues that span the entire healthcare ethics spectrum, such as when negotiating the termination of a pregnancy or the turning off of life support..[15]

Community pharmacists, on the other hand, must constantly balance their financial responsibility to make a living, nay, a profit as they operate in the private sector with their professional responsibilities as advisors and supporters to optimise the use of medications. In Britain, where national multiples run about 40% of community pharmacies, the organisational values and targets adopted by these businesses (and countless small local groups) to secure adequate profits for shareholders or owners may also have a significant impact on the capability of individual pharmacists to exercise independent professional judgement and morality. The two additional published collections that this assessment of the literature did not consider are not very relevant to the practise of pharmacy. These were primarily reports on projects related to teaching pharmaceutical ethics. Given that the majority of this data is intended to inform and improve future pharmacists' moral awareness and cognitive capacities, further analysis of it may be acceptable elsewhere. The ethical dilemmas that the pharmaceutical industry, third-world poverty, and access to drugs present are covered in the second body of work. As a result, it was concluded that the present review did not apply to this. [15]

**XIII.APPLICATION OF ETHICAL CONCEPTS TO PRACTICE**

In the UK, Nathan and Grim wade (1993) developed an early form with eight scenarios "to test your law and ethics knowledge." In reality, all but one of the scenarios raised legal rather than ethical issues, and the eighth scenario, which dealt with the confidentiality of contraceptives, was the only scenario that raised an ethical issue. Examples of "practise scenarios" (such as ethical dilemmas affecting business) are provided in the textbooks by Weinstein and Smith (see above), where it is necessary to first recognise the ethical concerns that arise in a situation before being able to address them. [16].

In the UK, Wing field, Taylor, and Lee (1997), followed by Appelbe, Wing field, and Taylor (2002), advocated the use of a methodical "stepwise" approach to decision-making in situations where moral and legal standards can clash. Getting information, recognising issues, setting priorities and interests, creating options that can be implemented, and choosing an option based on sound reasoning may be summed up as this. Two articles that initially appear to be scenario-based studies alone in the American Journal of Hospital Pharmacy really include philosophical analysis of the schools of thought that underlie the opposing "solutions" proposed by the two commentators. [16].

Veatch (1990) makes deontological and utilitarian arguments in favour of the two options in a situation where the pharmacist must question the motivations behind a change in a physician's prescribing before coming to the conclusion that obligations like the "ethics of respect" for the patient's rights should probably take precedence.

Veatch (1993) also compares earlier paternalistic concepts of secrecy with more contemporary ideas on respect for autonomy in reference to a patient who refuses to reveal significant symptoms to his doctor. The following sections serve as examples of how ethical ideas are applied to pharmacy practise, frequently in works that are not particularly intended to do so [16].

**XIII.** **CONSENT AND CONFIDENTIALITY**

In the literature on pharmacy ethics, confidentiality and the associated concept of consent to use and disclosure of patient information are frequently discussed. A French study looked into how 15 hospital pharmacists responded to scenarios that potentially jeopardise patient privacy. All of the study's pharmacist participants argued that they did not have any instruction in biomedical ethics throughout their bachelor years and did not have enough practise to feel comfortable handling these circumstances The primary remedy was considered to be turning to a manual of best practises.17] The same issues, as well as a solution, were raised in a later UK study on the challenges faced by pharmacists who provide medical information. These services were previously only available to other healthcare professionals, but the general public is now making use of them. The study identified conflicts between pharmacists who believe that since the majority of the requested information is in the public domain, it should be made available upon request and those who prefer to keep sensitive information on hand for more suitable disclosure than by phone. Again, out of 151 centres for medicine information that provided feedback, more than half said that the pharmacists providing the service had not been trained in "ethical considerations" even though more than 70% of them had obtained postgraduate clinical degrees [17].

The "situation and potential solutions" method mentioned above is used in other published materials on consent and secrecy Haddad talked about a case in the US where a patient had given a strict order not to tell the patient's doctor about material that appeared to pose a major threat to his health. According to her, the obligation to maintain patient privacy is based on two core ethical principles: respect for the patient's right to autonomy in making medical decisions and faithfulness, which is implied in the pharmacist's tacit promise to remain silent if the patient so chooses in this scenario, it is believed that expressed wish to be the deciding factor. Disclosure might have been a different course of action if the patient had remained silent. Other instances of sensitive information provided by the patient to the pharmacist were included in a series of scenario conversations in the UK. Examples of this behaviour include will fully refusing to take prescribed medication or withholding information that would affect the medication's effectiveness. [17].

The current author incorporated a confidentiality scenario regarding the publication of patient records after death in a series of articles analysing the process of ethical decision-making to highlight the general character of ethical obligations outside statutory law. Other publications have taken a more descriptive tack, outlining the effects of practise modifications or revisions to the Code of Ethics on secrecy. Another study looks at how using a phone link and a buffer zone to keep waiting patients away from the patient consultation in process can actually provide both security and privacy. The majority of the literature on secrecy in pharmacy has been produced since the introduction of electronic communication. There has been a huge increase in statutory regulation on both sides of the Atlantic, and there has been a lot of discussion about how to deal with the potential and hazards that "tele pharmacy" presents [17].

Pharmaceutical corporations can use "data mining" to focus their drug marketing campaigns more profitably and efficiently by purchasing electronic patient medication information. The data processor was able to show that the patient's identity had been successfully erased, which was a major factor in the state's defeat. To protect physician confidentiality, the Medical Association of Canada urged for legislation in reaction to similar actions taken by the same data processor. This report makes mention of British Columbia's unilateral decision to forbid pharmacies from contributing to the collecting of this data and replace it with a province-wide, online pharmacy system. Ironically, while such information is currently available to the NHS in the UK through its state reimbursement systems, it has not yet chosen to use it in this manner In the UK, the ability to write and send electronic prescriptions is still in its infancy, but preliminary research indicates that consent and confidentiality will be problematic issues. Real and potential opportunities to control prescription costs or enhance patient health outcomes are presented by the capacity of state systems to handle personal health information, such as the NHS in the UK or employment-linked PBOs in the US These possibilities also create tensions between organisational effectiveness and patients' rights to refuse consent to such data manipulation. These rights are probably more concerned with the right to accurate information than the right to opt-out [18].

In 1998, a US operation that sold a new drug to patients without their knowledge by using prescription data was exposed by the media. Earlier acknowledgment that the interests of pharmacy providers, such as business owners or Pharmacy Benefit Managers (PBMs), may differ from those of pharmacy practitioners is highlighted in an editorial examining this development. the privacy risk brought on by huge numbers of employees having access to certain data sets in behavioural (mental) health PBMs. The number of online pharmacies is increasing everywhere. The majority of discussion centres on the financial ramifications for more established "brick and mortar" pharmacies, however Landis (1999) and Spooner (1999) explain the privacy and confidentiality ramifications of email exchanges in a US news article (1999). The privacy risk brought on by huge numbers of employees having access to certain data sets in behavioural (mental) health PBMs. The number of online pharmacies is increasing everywhere. However, Landis (1999) and Spooner (1999) highlight the privacy and confidentiality concerns of email exchanges in a US news piece (1999). The majority of discussion focuses on the financial implications for more established "brick and store" pharmacies. [18].

**XIV.LEGAL AND ETHICAL ISSUES REGARDING SOCIAL MEDIA AND PHARMACY EDUCATION**

New social media platforms like YouTube, Facebook, Twitter, and Blogger have seen a sharp rise in popularity in recent years. Older generations are fast joining the ranks of social media users, but younger generations were predominantly the early adopters of these technology. 400 million people use Facebook alone, with users 35 and older expanding at the quickest rate. The social communication paradigm is shifting from the conventional face-to-face or telephone model to one that leverages a range of Web-based social media tools, in part due to the popularity of these programmes. These technologies are now so pervasive that they are starting to disturb parts of our social structure [19].

Duncan stated in 2008 that the preceding two decades in particular have been marked by exponential advances in technology, especially by widespread access to ever-sophisticated electronic devices for communication and information retrieval. The intergenerational divide has expanded as a result of concurrent changes in societal mores about the usage of such devices, which affect all institutions, including law and education. Despite the fact that these disruptions have affected the entire society, there are several challenges that are particularly pertinent to professional education. [19].

Many of the hazy concerns have also been improved by conversations in research publications and at professional conferences. Many students, faculty members, and administrators are not yet completely aware of the complexity imposed upon schools as a result of the aforementioned paradigm shift because this field of research is still quite young. In order to help pharmacy faculty members and administrators understand this developing area of concern and avoid potential legal entanglements, the authors of this article review and explain the legal and ethical issues connected with social media use. They then offer recommendations for pharmacy administrators and faculty as a whole [19].

**XV. LEGAL ISSUES**

A number of fundamental rights protected by the US Constitution may be at jeopardy in situations involving the use of social media, including freedom of speech, worries about search and seizure, the right to privacy, and the denial of due process. An overview of these subjects could serve as the basis for a discussion of the issues with social media. [20].

Freedom of speech is one of the six rights granted to citizens by the First Amendment of the US Constitution, which also states that Congress cannot pass legislation restricting the free exercise of one's religion, banning its practise, restricting one's right to free speech or the press, or restricting the right of the people to peacefully assemble and petition the government for redress of grievances. Issues with free speech only arise when the government is engaged. The standard was established that student speech may only be restricted when it materially disrupts or substantially interferes with a school's activities in one of the key US Supreme Court cases in this area [20].

According to the Supreme Court's decision in the Tinker case, "conduct by the student, in class or out of it, which for any reason - whether it results from time, place, or type of behaviour - involves substantial disorder or invasion of others' rights, or which involves involves materially disrupting class work, is, of course, not immune by the constitutional guarantee of freedom of speech." This standard should be applied when a school asserts that a student has engaged in disruptive speech that the school would like to stop. [20].

The Supreme Court declared, "It does not follow that the same latitude must be accorded to children in a public school merely because the use of an undesirable method of communication may not be restricted to adults conveying what the speaker considers a political argument. Language that is used in lessons or in school assemblies must be suitable, according to the school board. In cases involving the use of social media, Fourth Amendment issues with search and seizure occur. Without probable cause, an oath or affirmation, and a detailed description of the area to be searched and the people or items to be seized, no warrants may be issued It is against the law to violate a person's freedom from being subjected to arbitrary searches and seizures of their person, property, or effects. If university officials attempt to view a student's social media discussions or the programmes they employ, such issues may occur. The Fifth Amendment might be violated if institution administrators ask about a student's social media conversations. [21].

Rights to due process are also established by this amendment. No one shall be held accountable for a capital, or otherwise infamous crime, except in cases arising in the land or naval forces, or in the militia, when in actual service in time of War or public danger; no person shall be subject to having his or her life or limb endangered twice for the same offence; no person shall be required to testify against him or her in any criminal case; and no person shall be subject to having his or her property taken by force; The Fourteenth Amendment expands the scope of constitutional due process rights by extending them to non-citizens due to the threat that a state government or an entity that is a part of it, such as a public university, may take action stated in the Amendment: Citizens of both the United states and the State in which they currently reside are all those who were born or naturalised in the United States and fall under its authority. No State shall make or enforce any law limiting the rights or privileges of citizens of the United States, no State shall infringe upon the life, liberty, or property of any person within its jurisdiction; no State shall deny to any person within its jurisdiction the equal protection of the laws [21].

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