

miller v. california (1973)

**obscene expression
... must be “limited
to works which, taken
as a whole, appeal
to the prurient interest
in sex, which portrays
sexual conduct in a
patently offensive
way, and which, taken
as a whole, do not
have serious literary,
artistic, political,
or scientific value.”**



take the yellow pill:

**obscenity is not protected
by the first amendment.**

**do not stand for censorship of
speech that is not truly obscene.**