ETHICS AND COMPLIANCE

HIPPOCRATES TO HIPAA
Kathleen W McNicholas MD, FACS, JD, LLM, BCPA
Compliance and Ethics

- Compliance – Primarily concerned with following rules and regulations
- Ethics – Emphasis on values and doing the right thing

*Differences in approach and subtleties of content BUT common elements*
Ethics is the activity of man directed to secure the inner perfection of his own personality.

— Albert Schweitzer —

Ethics is knowing the difference between what you have a right to do and what is right to do.

Potter Stewart
“I know it when I see it”

- Colloquial expression
- Attempt to categorize an observable fact or event
- Although category is subjective or lacks clearly defined parameters
- 1964 US Supreme Court Justice Potter Stewart
- Threshold test for obscenity in Jacobellis v. Ohio
- “I know it when I see it, and the motion picture involved in this case is not that.”
- That was “hard core pornography”

Reference to Ethics
Medical Ethics - High Principles And Ideals

- Code of Hammurabi in 2000 BC
- Hippocrates and Maimonides - Oaths codifying the practice of Medicine
- Sacred TRUST of physicians to protect and care for the patient
- Set of Values for physicians
- Primacy of benefiting the sick according to one’s ability and judgement

“...To treat the ill to the best of one’s ability, to preserve a patient’s privacy, to teach the secrets of medicine to the next generation...”
Classic Version of the Hippocratic Oath

- “I swear by Apollo Physician and Asclepius and Hygeia and Panaceia and all the gods and goddesses, making them my witnesses, that I will fulfil according to my ability and judgement this oath and this covenant”

- ETHICS

- …What I may see or hear in the course of the treatment or even outside of the treatment in regard to the life of men, which on no account one must spread abroad, I will keep to myself, holding such things shameful to be spoken about.

- COMPLIANCE

- If I fulfill this oath and do not violate it, may it be granted to me to enjoy life and art, being honored with fame among all men for all time to come; if I transgress it and swear falsely, may the opposite of all this be my lot. (SELF REGULATION)
Biomedical Ethics

**Autonomy**
Patient’s Right to make own choice

**Beneficence**
Acting with best interest of patient in mind

**Nonmalificence**
Do No Harm

**Justice**
Treat others fairly and equally, Distributive Justice
Thomas Percival

- 1800s
- Complexity of medical environment in hospitals
- Concept of shared professional responsibilities
- Manchester Infirmary Rules
- Professions’ compact with society
- Coined terms “medical ethics” and “professional Ethics”

Patient centered but MORE
<table>
<thead>
<tr>
<th>Seven Principles of Health Care Ethics</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Autonomy</strong></td>
</tr>
<tr>
<td>Patient has right to make their own decisions</td>
</tr>
<tr>
<td><strong>Beneficence</strong></td>
</tr>
<tr>
<td>Care should benefit the patient</td>
</tr>
<tr>
<td><strong>Nonmalificence</strong></td>
</tr>
<tr>
<td>Do no harm</td>
</tr>
<tr>
<td><strong>Justice</strong></td>
</tr>
<tr>
<td>What is fair to all patients and society</td>
</tr>
<tr>
<td><strong>Confidentiality</strong></td>
</tr>
<tr>
<td>Protection of personal information</td>
</tr>
<tr>
<td><strong>Veracity</strong></td>
</tr>
<tr>
<td>Truth telling</td>
</tr>
<tr>
<td><strong>Role Fidelity</strong></td>
</tr>
<tr>
<td>Follow job description; work within credentials</td>
</tr>
</tbody>
</table>
1847 Code of Medical Ethics of the American Medical Society

- Landmark in medical professionalism
- Derived from Percival’s earlier work
- First National Code of Ethics for any profession
- Compact defining obligations to:
  - Patients
  - Colleagues
  - Community
- Reciprocity
AMA Code of Ethics

- Implied social and economic rewards for those in profession
- Put patient interests first
- Required competence of practitioners
- Guarded public’s health
AMA Code of Ethics

- Respect for autonomy and for patients
- Beneficence and Fiduciary responsibility
- Trust
- Fidelity

*Ethical considerations supporting privacy and confidentiality.*
Respect for Autonomy

- Patient’s right to decide sharing of personal information
- Different consideration for expressly consented, authorized, and endorsed disclosures
Beneficence and Fiduciary Responsibility

- Commitments to protect and promote patients’ health-related and other interests
- Commitments to avoid causing loss or harm to one’s patients
- Types of harm
  - *Economic* - employment discrimination or identity theft
  - *Social harm* - stigmatization or damage to family relationships (HIV disclosure or genetic information)
  - *Legal harm* - prosecution for drug related offenses
Trust

- Trust is the bedrock of the patient-physician relationship
- Privacy protections required in treatment
- Consistent, reliable privacy protection practices within and across professions and institutions in provision of health care and conduct of research

*Foundational to Practice (What Business?) of Medicine*
**Fidelity**

- Implicit or explicit promises of confidentiality must be factored in when evaluating whether the ethical considerations supporting an exception to confidentiality are “overriding”.

- Generally recognized exceptions to the duty to maintain confidentiality including communicable disease to public health authorities and suspected child abuse to child protection agencies.
Confidentiality of Personal Health Information

- Deeply held value in clinical and professional ethics
- Indispensable pillar of provider-patient relationship
- Patients secure in sharing sensitive personal information

*Duty to protect the confidentiality of patient information*
AMA Code of Medical Ethics (revised 2001)

- III. A physician shall respect the law and also recognize a responsibility to seek changes in those requirements which are contrary to the best interests of the patient.

- IV. A physician shall respect the rights of patients, colleagues, and other health care professionals, and shall safeguard patient confidences and privacy within the constraints of the law.

- VII. A physician shall recognize a responsibility to participate in activities contributing to the improvement of the community and the betterment of public health.

- VIII. A physician, while caring for a patient, regard responsibility to the patient as paramount.

- IX. A physician shall support access to medical care for all people.

HIPAA in 1996
Legal Duty Regarding Patient Confidentiality

- Source of the obligation?
- On whom is the duty imposed?
- What are limits of the duty?
- What remedies are available for breaches of confidentiality?
- Does system of legal protections effectively balance
  - Patient Rights?
  - Provider duties?
  - Social interests?
Relationship of Law and Ethics

- Some believe that law is too blunt an instrument to deal with the delicate, intimate, and highly variable situations that characterize bioethics.
- Law may protect patients from medical dominance and overreaching.
- Undesirable consequences of the “legalization” of an obligation or “medicalization” of a personal or social problem.
- Legal standards setting a floor for acceptable behavior may be criticized for stimulating a drive to the bottom and a diminution of a commitment to ethical behavior.
- Obligations defined by law do not encompass the complete moral obligations of the health care professional.
Constitutional Right of Confidentiality

- Constitutional Right to privacy of medical information
- Balancing test to determine whether the government entity’s interest in disclosure is substantial enough to outweigh the individual’s privacy interest.
Common Law Duty to Maintain Confidentiality

- Most states – private cause of action against a HCP who impermissibly discloses to third parties confidential information obtained in the course of treatment

- Depending on jurisdiction, the claim may be phrased as follows:
  - breach of contract
  - act of malpractice
  - breach of fiduciary duty
  - act of fraud/misrepresentation
  - breach of specific civil statute permitting award of damages.
Statuary Protection of Confidentiality

- Statutes must be read to determine the following:
  - Type of information protected from disclosure
  - Who has duty to maintain confidentiality
  - Standard of care applied to determine a breach
  - Circumstances under which confidentiality may be breached
  - Circumstances under which the duty terminates
  - Relationship between state and federal law.
The Delaware Legislature declares that it is their express intent “that a patient’s right of confidentiality shall not be violated in any manner.”

The collection, compilation, data analysis, and dissemination of reports must be done in a way that protects patient privacy. The state agency must maintain the confidentiality of patient identifiable information.

Additionally, unprofessional conduct includes willful violation of a patient’s confidentiality. Permissible methods of discipline include fines or suspension or revocation of a physician’s license.
HIPAA and Patient Confidentiality

- HCPs subject to wide spectrum of laws and regulations governing the maintenance and disclosure of information.
- Comprehensive nation-wide policy regarding patient privacy established by HIPAA (1996).
- Series of Rules promulgated by DHSS including Privacy, security, and enforcement (2003) and Breach Notification Rule (2013)

*HIPAA applies unless a state law is more stringent*
December 2000 version of Privacy Rule

- Written Consent
  - Personal Identifiable Health Information related to “treatment, payment, or healthcare operations” (TPO)

- Disclosure for other purposes
  - More elaborate patient authorization
August 2002 Privacy Amendment

- Eliminated requirement for patient consent for release of health information for TPO

- Updated Requirements:
  - Notification of patients of entities’ privacy policies

AND

- A good-faith effort to secure a written acknowledgment from the patient
Federalization of Health Information Privacy

- Federal rules establish a floor that “evens out” the basic level of protection across states.
- Federal rules impose specific obligations on specified health care entities rather than focusing solely on physicians and other HCPs.
- Federal laws explicitly permit states to enact more protective rules as long as they do not conflict with federal laws.
Compliance and HIPAA Privacy Monitoring

- Privacy notices
- Notice of Privacy Practice (NPP)
- Computer monitors and PCs
- Whiteboards
- Documents containing PHI
- Printers, copiers, or fax machines
- HIPAA requires healthcare entities to be more vigilant in protecting patients’ privacy

Protecting a patient’s confidentiality is not just a patient’s expectation. It is a regulatory requirement.
Central Ethical and Compliance Requirements

- Balance legitimate interests in effort to obtain information
- Address risks to individuals of inappropriate sharing of information
- Provide adequate training in policies and procedures
- HIPAA training
- Provide mechanisms to discuss and review related events
- Provision of flexibility for handling complex situations and cases
- Acknowledge the sensitive nature of confidential information that could disrupt fiduciary relationships.
HIPAA

- Improve Medicare Program
- Improve Medicaid Program
- Promote efficiency of the health care system by encouraging the development of an electronic health information system
- Encourage national standards and requirements for the electronic transmission of health information
HIPAA

- Complex regulatory framework
- Violation may result in a significant civil penalty or criminal liability or both
- Regulations do not provide a private cause of action or remedy for patients
- Privacy of Health information
- Security of electronic records

*PHI BUT NOT “PATIENT”*
HIPAA Regulations

- Innumerable administrative hoops
- Questionable benefit to patients

OR

- Support for professional judgement
- Quality of Medical Care
HIPAA

- Not all aspects of HIPAA are grounded in ethical practices
- Overall thrust consistent with the ethical practice of medicine and surgery
- General alignment of legal and ethical requirements
- Reasonableness, good judgement and Integrity-Professionalism
HIPAA “Misunderstandings”

- Obstacles to family support
- Barriers to Proper care and treatment in crisis situation
- Rigid/ Inflexible

HIPAA....BUT..... PERHAPS.... IT DEPENDS

Who determines EXCEPTIONS?
HIPAA RESPECTS individual autonomy

- Certain limitations on sharing health information with family members, friends, and others without patient’s agreement
- Patient must have opportunity to agree or object to sharing information
- Provider is not permitted to share information about patients who currently have capacity to make own health care decisions and object to sharing the information (generally or to specific persons)
- UNLESS there is a serious and imminent threat of harm to health
Opioid Laws and Physician Autonomy

- In most areas of medical practice, physicians are regulated at the state level

- Limited federal dictates

- Most medical decision-making authority between individual physicians and their patients

- Goal is to preserve physicians’ needs, in accordance with professional judgement
Opioid Regulations in context

- Role of medical profession in proliferation of opioids and consequent addictions
- Government interest in addressing opioid epidemic
- Recent state interest in regulating physician autonomy
- Patchwork of regulations that significantly limit physician autonomy
- Physician autonomy allows physician to meet fiduciary obligation, putting needs of the individual first BUT
- Regulations may harm patients in limiting access to treatment and support and
- Create an environment in which physicians are limited in their ability to meet their fiduciary duties to their patients
HIPAA and physician Response to the Opioid Crisis

- Misunderstandings
- Obstacles to family support
- Crucial to proper care and treatment
- Crisis situation
- Broad ability to share health information with patients’ family members with certain crisis situations without violating HIPAA privacy regulations
- Policy considerations
- Right thing to do
- The ETHICAL thing to do
Opioid Crisis AND HCPs

- October, 2017
- President Trump’s call to action in public health emergency
- Guidance on when and where HEALTHCARE PROVIDERS (HCPs) can share PHI
- HHS brought all resources to bear to address the crisis
- “We know that support from family members and friends is key to helping people struggling with opioid addiction, but their loved ones can’t help if they aren’t informed of the problem”. Acting HHS Secretary Eric D. Hargan
- “Our clarifying guidance will give medical professionals increased confidence in their ability to cooperate with friends and family members to help save lives.” HHS Press office
Response to Opioid Epidemic and HIPAA (Interpretation)

- Office for Civil Rights at the U.S. Department of Health and Human Services (HHS)
- Advisory Opinion
Disclosure permitted

■ May share information with patient’s loved ones in certain emergency or dangerous situations.

■ Informing persons in a position to prevent or lessen serious and imminent threat to a patient’s health or safety

■ “It is critical for HCPs to understand how they can share information without violating the HIPAA Privacy Rule”

■ Caveat: “It is important to note that state or other privacy laws may also apply. HIPAA does not interfere with state laws or medical ethic rules that are more protective of patient privacy.”
Disclosure when individual has decision making capacity

- May only share information WITHOUT CONSENT
- If sharing information is for purpose of avoiding or lessening an imminent threat to patient’s health or safety
- Good faith basis to believe person could reasonably lessen or prevent further harm from continued use or abuse after discharge.

Goals
- Avoid further overdose
- Decrease ongoing dependence
- Assist in seeking treatment
May share SOME health information WITHOUT patient’s permission in individual who is disoriented, unconscious or otherwise incapacitated

- Family or close friends
- Involved in care of patient
- Decision in best interest of patient
- Provider may exercise judgement to advise family or friends
- Information directly related to family or friend’s involvement in care or payment of care
- About overdose, treatment and information directly related to the patient’s care.
- BUT, generally could not share medical information unrelated to the overdose without permission.
HIPAA anticipates that a Patient’s decision making capacity may change in course of treatment

- Decision-making capacity may be temporary and situational
- No need to rise to level of appointment by law of another decision maker
- HCPs decide if sharing information is in best interest
- How much and what type is appropriate to share
- While patient is incapacitated
- Information shared must be related to the person’s involvement with patient’s health care or payment for such care.
HIPAA recognizes patient’s personal representatives according to state law.

- Personal representatives have right to request and obtain any information about patient that the patient could obtain.

- Health care decision making authority under state law.

- Authority through parental relationship between parent or guardian of an un-emancipated minor, or through written directive, health care power of attorney, appointment of a guardian a determination of incompetency, or other recognition consistent with state laws to act on behalf of individual making health care related decisions.
To comply with HIPAA

- Doctor informs family, friends, or caregivers of opioid abuse after determining:
  - Based on facts and circumstances
  - That patient poses a serious and imminent threat to his or her health through continued opioid abuse
  - Follow up to discharge
Opioid Laws and Physician Autonomy

Standard Regulation of Physicians

“...In most areas of medical practice, physicians are regulated at the state level with limited federal dictates. The state regulatory regimes that have arisen leave most medical decision-making authority to individual physicians in collaboration with their patients. The underlying goal is to preserve physicians’ professional choices to serve patients’ needs, in accordance with professional insights. This value is reinforced by the fiduciary relationship that exists between physician and patient.”

ABA EXPERIENCE

- Opioids, Ethics, and the Law
- “Are Your Colleagues Fit to Practice?”
“WHEN AN ATTORNEY’S CLIENTS AND COLLEAGUES BATTLE OPIOID USE”. A SELF REGULATING PROFESSION

■ Rule 1.14(c) provides that the lawyer may breach the rules of confidentiality, but on what terms and with whom?

■ What are the ethical considerations for lawyers with a colleague who’s struggling with OUD?

■ When should lawyers report a colleague to a lawyer assistance program, and when must lawyers report a colleague to disciplinary authorities?
PRIMARATORY PURPOSE OF LAWYER DISCIPLINARY SANCTIONS IS TO PROTECT THE PUBLIC

- Ethical responses to impaired colleagues-
- As human beings we have an ethical duty to one another
- As lawyers, ethical duty to peers and whose who rely on them is more extreme

*We Need to Summon Courage*
Response to Misuse or Abuse of Opioids

Dangers of opioid abuse aren’t merely to the practice of law. They are dangers to the person who’s caught in the midst of a cunning disorder.

- **A Friend**
  - Speak with individual or family member, express concern, ask them to see a professional, and encourage them to follow through.

- **A Co-worker**
  - Stakes are higher. Duty to report unethical conduct to the state regulatory body.

- **A Colleague neglecting responsibilities**
  - When malfeasance or misfeasance is occurring due to an addiction to opiates, attorneys have an ethical responsibility to report the attorney to the state’s regulatory entity.
Ethical Responses to Impaired Colleagues

As human beings, we have an ethical duty to one another.
Lawyers have an ethical duty to peers and those who rely on them

- **A Friend**
  - Acknowledge there is a problem.
  - Find a few other close people who also see the problem.
  - Use Lawyer Assistance, our EAP, or our PRIVATE PHYSICIAN and identify treatment and assessment resources.
  - Follow-up if they received help

- **A Co-worker**
  - Stakes higher
  - A duty to clients and duty to report unethical conduct to the state regulatory body.
  - Leadership needs to be informed of the worrisome behavior and possible abuse of opiates.

- **A Colleague neglecting responsibilities**
  - When malfeasance or misfeasance is occurring due to an addiction to opiates, attorneys have an ethical responsibility to report the attorney to the state’s regulatory entity.
Guidelines

- Apply to all attorneys even in retirement

"The dangers of opiate abuse aren’t merely the dangers to the practice of law. They’re also dangers to the person who’s caught in the midst of a cunning disorder.”
ABA response to opioid epidemic

At ABA 2019 Midyear meeting, the house of delegates adopted Resolution 108:

- “That the American Bar Association urges all federal, state, local, and tribal courts, government entities, bar associations, public health agencies, institutions of legal education, law firms, and other entities to consider the recommendations and action points in the report EXPERIENCED LAWYERS, AMERICAN FAMILIES AND THE OPIOID CRISIS.”
- Each of us can contribute to effort by understanding how to approach struggling colleagues and how to implement policies that encourage us to be responsible to one another and to the public we serve.
ETHICS AND COMPLIANCE

- Health care providers, Attorneys, and Compliance professionals
- KNOW IT WHEN YOU SEE IT!
HIPAA – “Floor” of privacy protection

■ Ethical obligation of patient privacy

■ Weigh Ethical concepts that include consideration of HIPAA

■ HIPAA regulates

■ Ethics and Professionalism – INFORM AND GUIDE

■ Professional judgement (BEST INTERESTS)

■ Good Faith efforts

■ OCR advisory re: HIPAA
“All health care providers and organizations, at one time or another, have situations in which a patient’s right of confidentiality must be balanced against disclosing a potentially dangerous circumstance learned through the provision of health care to those who could prevent or mitigate a threat, and if applicable, to any intended victims...”

_AHLA Connections September 2019  Compliance Corner_
Summary

- HIPAA has created a voluminous chapter in health care organizations’ compliance plans.

- Recognition that PHI disclosure practices are often decentralized and more extensive than expected.

- Attaining compliance has required changes in how and by whom PHI is disclosed.

- Although health care providers have long had an ethical commitment to confidentiality, the specific requirements of HIPAA have required adjustments in operations.

- Continued focus remains the best interest of the patient. Find solutions which are legally and ethically compliant and medically appropriate.
Many Thanks

- Julie Shephard
- Eileen Grena
- Pam Beech
- The Delaware Law School
- The Students and Practitioners of Compliance and Ethics

- Kathryn Travers Farrell  MSN, RN