


**Embrace Changes and Prevent Overdose:
A Basic Blueprint for Legal Risk Mitigation and Response**


Created and presented by:
Jennifer Bolen, JD
PainWeek and PainWeekEnd 2019



3/2/19

**Disclosures for Jennifer Bolen,
JD (as of 03/01/2019)**

- Consultant: Paradigm Labs



3/2/19

Course Objectives

Identify

- Identify common trends in legal actions against opioid prescribers.

List and Describe

- List three common weaknesses associated with documentation of risk assessment of patients for chronic opioid therapy, and describe how they can contribute to bad legal outcomes.


Explain

- Explain how to create a risk evaluation action plan and supporting documentation.

3/2/19

OBJECTIVE 1:

Identify common trends in legal actions against opioid prescribers.



3/3/19

Department of Justice
U.S. District Office
Eastern District of Missouri

FILED 2019 APR 11 10:51 AM
ST. LOUIS, MISSOURI

U.S. Attorney Issues Warnings to Opioid Prescribers

St. Louis, Mo. – U.S. Attorney General Keith B. Howell for the Eastern District of Missouri, and U.S. District Judge Robert H. Anderson, III, have issued a joint warning to opioid prescribers in the St. Louis area. The warning states that prescribers who continue to prescribe opioids to patients who are at high risk of addiction, or who are already addicted to opioids, may be subject to criminal and civil penalties. The warning also states that prescribers who fail to monitor their patients for signs of addiction, or who fail to provide appropriate pain management to their patients, may be subject to criminal and civil penalties. The warning also states that prescribers who fail to provide appropriate pain management to their patients, may be subject to criminal and civil penalties. The warning also states that prescribers who fail to provide appropriate pain management to their patients, may be subject to criminal and civil penalties.

3/3/19

Department of Justice
U.S. District Office
Eastern District of Missouri

FILED 2019 APR 11 10:51 AM
ST. LOUIS, MISSOURI

Clearwater Doctor Sentenced To Prison For Health Care Fraud


St. Louis, Mo. – U.S. District Judge Robert H. Anderson, III, has sentenced a doctor to prison for health care fraud. The doctor, Dr. [Name], was sentenced to 18 months in prison and a \$100,000 fine for his role in a health care fraud scheme. The scheme involved the doctor prescribing unnecessary medical services to patients in order to receive higher reimbursement rates from Medicare and Medicaid. The doctor was also found guilty of conspiracy and aiding and abetting. The doctor was sentenced to 18 months in prison and a \$100,000 fine. The doctor was also found guilty of conspiracy and aiding and abetting. The doctor was sentenced to 18 months in prison and a \$100,000 fine.

3/3/19

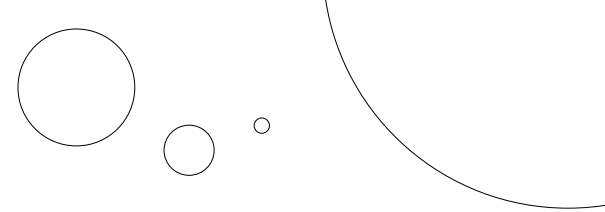
<p>Legitimate Medical Purpose</p> <ul style="list-style-type: none"> One or more generally recognized medical indication for the use of the controlled substance 	<p>Usual Course of Professional Practice</p> <ul style="list-style-type: none"> According to licensing and professional standards, including consideration of licensing board material; Steps of a "Reasonably Prudent" Practitioner 	<p>Reasonable Steps to Prevent Abuse and Diversion</p> <ul style="list-style-type: none"> Proper Risk Evaluation, Stratification, and Monitoring Protocols, including overdose risk evaluation PDMP, UDT, NALOXONE, OPIOID TRIAL, VISIT FREQUENCY Many other "reasonable steps"
<p>DEA "Standards" for Registrants who Prescribe Controlled Substances 3/2/19</p>		

POSITION OF TRUST

Reminder:
Core Responsibilities when Prescribing Controlled Substances



3/2/19



State Overview —

- ARIZONA
- CALIFORNIA
- COLORADO
- TEXAS

3/2/19

INSERT STATE UPDATES FOR EACH LOCATION

- STATE-SPECIFIC SLIDES WILL BE INSERTED FOLLOWING RESEARCH JUST PRIOR TO THE PRESENTATION.
- THIS KEEPS THE MATERIAL CURRENT FOR ATTENDEES.
- BOLEN WILL UPLOAD USEFUL HANDOUTS AND CITE LINKS.
- ADDENDUM: I REMOVED HEAVY GRAPHICS (PDF CLIPS) FROM THIS SECTION TO REDUCE SIZE OF FILE. NONE REFERENCED ANY COMPANY OR MEDICATION BRAND. ALL LICENSING BOARD RELATED.

3/3/19

OBJECTIVE 2:

List three common weaknesses associated with documentation of risk assessment of patients for chronic opioid therapy, and describe how they can contribute to bad legal outcomes.



3/3/19

LEGAL PERSPECTIVE:

Three common risk mitigation weaknesses – chronic opioid therapy

- 1 • Poor Risk Assessment Process and Follow Through.
- 2 • Untimely Use of Information gathered through Risk Assessment/Evaluation and Patient Encounters.
- 3 • Failure to Coordinate Care with Other Healthcare Providers and Lack of Patient Education Related to Coordination of Care Issues.

3/3/19

REALITIES OF RISK ASSESSMENT

A LEGAL PERSPECTIVE ON THE RISK "ECOSYSTEM" AND CHRONIC OPIOID THERAPY

3/2/19

What does risk assessment and monitoring mean to you?

Audience input

3/2/19

Basic Risk Mitigation Process

Assess

Stratify

Reassess, Prudent Care, Coordination of Care

3/2/19

CDC Says Risk Assessment is . . .
https://www.cdc.gov/drugoverdose/pdf/Guidelines_Factsheet-a.pdf

ASSESSING RISK AND ADDRESSING HARMS OF OPIOID USE

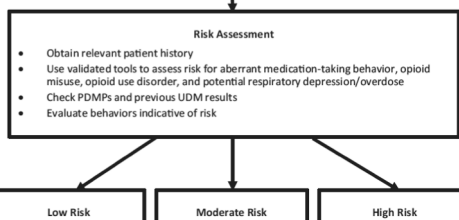
- 8 Before starting and periodically during continuation of opioid therapy, clinicians should evaluate risk factors for opioid-related harms. Clinicians should incorporate into the management plan strategies to mitigate risk, including considering offering patients when factors that increase risk for opioid overdose, such as history of overdose, history of substance use disorder, higher opioid dosages (>50 MME/day), or concurrent benzodiazepine use, are present.
- 9 Clinicians should review the patient's history of controlled substance prescriptions using state prescription drug monitoring program (PDMP) data to determine whether the patient is receiving opioid dosages or dangerous combinations that put him or her at high risk for overdose. Clinicians should review PDMP data when starting opioid therapy for chronic pain and periodically during opioid therapy for chronic pain, ranging from every prescription to every 3 months.
- 10 When prescribing opioids for chronic pain, clinicians should use urine drug testing before starting opioid therapy and consider urine drug testing at least annually to assess for prescribed medications as well as other controlled prescription drugs and illicit drugs.
- 11 Clinicians should avoid prescribing opioid pain medication and benzodiazepines concurrently whenever possible.

CLINICAL REMINDERS

- Evaluate risk factors for opioid-related harms
- Check PDMP for high dosages and prescriptions from other providers
- Use urine drug testing to identify prescribed substances and undisclosed use
- Avoid concurrent benzodiazepine and opioid prescribing
- Arrange treatment for opioid use disorder if needed

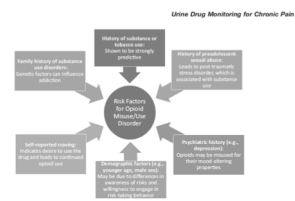
3/3/19

American Academy of Pain Medicine Says Risk Assessment is . . .



3/3/19

American Academy of Pain Medicine Says Risk Factors of Opioid Misuse and Opioid Use Disorder Include . . .



3/3/19

Charles E Argoff, Daniel P Alford, Jeffrey Fudin, Jeremy A Adler, Matthew J Bair, Richard C Dart, Roy Gandolfi, Bill H McCarberg, Steven P Stanos, Jeffrey A Gudin, Rosemary C Polomano, Lynn R Webster; Rational Urine Drug Monitoring in Patients Receiving Opioids for Chronic Pain: Consensus Recommendations, *Pain Medicine*, Volume 19, Issue 1, 1 January 2018, Pages 97-117, <https://doi.org/10.1093/pm/pny285>.

Arizona Says Risk Mitigation is . . .

RISK MITIGATION

For patients on long-term, stable therapy, assessment/management consent which includes the risks of stable use, without the associated side effects and therapeutic benefits.

The purpose of the consent is to inform patients, family, and others of the risks of stable use, without the associated side effects and therapeutic benefits. The consent is not intended to be used for the purpose of initiating or continuing therapy, or for the purpose of monitoring or adjusting therapy.

It is the responsibility of the prescriber to ensure that the patient understands the risks of stable use, without the associated side effects and therapeutic benefits. The consent is not intended to be used for the purpose of initiating or continuing therapy, or for the purpose of monitoring or adjusting therapy.

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For patients on long-term, stable therapy, assessment/management consent which includes the risks of stable use, without the associated side effects and therapeutic benefits.

<https://azdhs.gov/documents/audiences/clinicians/clinical-guidelines/recommendations/prescribing-guidelines/az-opioid-prescribing-guidelines.pdf>, Page

3/3/19

ARIZONA Says Risk Mitigation in the Inherited Patient is . . .

Consent to Receive the Drug, the Drug, and the Drug

The purpose of the consent is to inform patients, family, and others of the risks of stable use, without the associated side effects and therapeutic benefits. The consent is not intended to be used for the purpose of initiating or continuing therapy, or for the purpose of monitoring or adjusting therapy.

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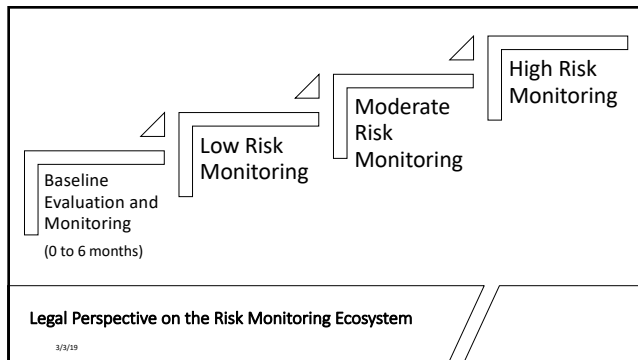
<https://azdhs.gov/documents/audiences/clinicians/clinical-guidelines/recommendations/prescribing-guidelines/az-opioid-prescribing-guidelines.pdf>, Page

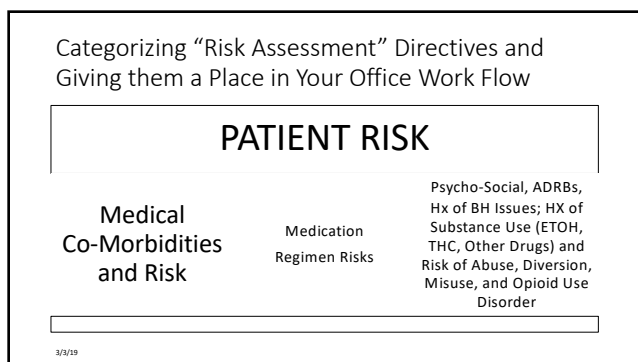
3/3/19

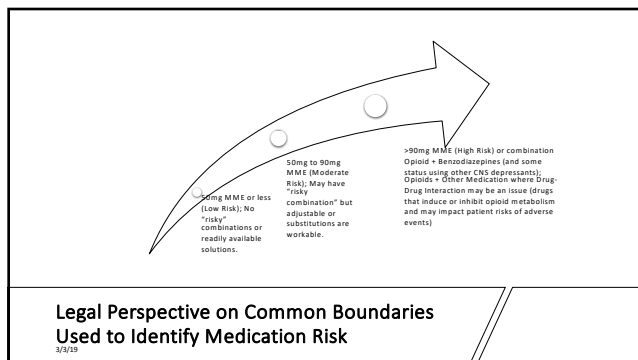
Additional Examples

- Washington State
- California
- Tennessee
- Texas
- Florida

3/3/19







Legal Perspective on Commonly Referenced Medical Co-Morbidities that Enhance Risk of Overdose Event

Legal Perspective: Commonly Referenced Psycho-Social Factors and Risk

Behavioral Health History

Aberrant, Drug Related Behaviors (PDMP-Doctor-shopping, Discharge for self-escalation, other behaviors tied to patient's relationship with prescription drugs and other substances)

Smoking, Drinking - Personal and First Degree Relative History; Substance Use Disorder, Treatment, Etc.

Other

Quick Sorting of "Risk Assessment" Tools

- Questions you should ask yourself when you reexamine the "risk assessment" process and tools you use:
 - Which Risk Domain am I Addressing with a Particular Process or Tool?
 - How often do I use the tool? What should I do if I used the tool too often and the patient has given different answers?
 - How will I document that I addressed the same?
 - How will I factor the patient's "risk" under that domain into my overall risk evaluation of him/her?
 - How will I do so without inappropriately labeling the patient?
 - Do I need outside peer support to properly evaluate the patient?
 - How will I structure my "risk levels" –
 - Low, moderate, high?
 - Low and Mod/high?
 - Low and High?
 - How will I establish my treatment plan boundaries for each risk level? How will I keep this information current, so I can see it before each visit or procedure?



3/3/19

A Quick Glance at a Couple of Tools Focused on Abuse, Misuse, Diversion, Opioid Use Disorders

Read the fine print

Opioid Risk Tool (ORT)

- Background
- What "risk" does it assess?
- How does it "rank" risk?
- How should that factor into the "rest of the story"?

3/3/19

Opioid Risk Tool

Introduction

The Opioid Risk Tool (ORT) is a brief, self-report screening tool designed for use with adult patients in primary care settings to assess risk for opioid abuse among individuals prescribed opioids for treatment of chronic pain. Patients categorized as high-risk are at increased likelihood of future abusive drug-related behavior. The ORT can be administered and scored in less than 3 minutes and has been validated in both male and female patients, but not in non-pain populations.

BIG HINT . . .

- DO. NOT.
- GIVE THE QUESTIONNAIRE WITH THE SCORING INFORMATION.
- TO. THE. PATIENT.

3/3/19

Opioid Risk Tool

This tool should be administered to patients upon an initial visit prior to beginning opioid therapy for pain management. A score of 3 or lower indicates low risk for future opioid abuse, a score of 4 to 7 indicates moderate risk for opioid abuse, and a score of 8 or higher indicates a high risk for opioid abuse.

Mark each box that applies	Female	Male
Family history of substance abuse		
Alcohol	1	3
Illegal drugs	2	3
Re drugs	4	4
Personal history of substance abuse		
Alcohol	3	3
Illegal drugs	4	4
Re drugs	5	5
Age between 14-45 years	1	1
History of preadolescent sexual abuse	3	0
Psychological disease		
AD/DC, bipolar, schizophrenia	2	2
Depression	1	1
Scoring totals		

THE SOAPP FAMILY

Screening and Opioid Assessment
for Patients with Pain

Screening and Opioid Assessment for Patients with Pain-Revised (SOAPP-R)

The following are some questions given to patients who are on or being considered for prescriptions for their pain. Please answer each question as honestly as possible. There are no right or wrong answers.

	Never	Sometimes	Often	Always
1. How often do you have a good reason?	0	1	2	3
2. How often have you had a need for extra pills?	0	1	2	3
3. How often have you had problems with your medicine?	0	1	2	3
4. How often have you had other people tell you you're taking too much medicine?	0	1	2	3
5. How often do you have a problem with your doctor?	0	1	2	3
6. How often do you have a problem with your doctor's law?	0	1	2	3
7. How often do you have a problem with your doctor's people?	0	1	2	3
8. How often do you have a problem with your doctor's office?	0	1	2	3
9. How often do you have a problem with your doctor's staff?	0	1	2	3
10. How often do you have a problem with your doctor's office?	0	1	2	3
11. How often do you have a problem with your doctor's office?	0	1	2	3
12. How often do you have a problem with your doctor's office?	0	1	2	3

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A Closer Look at SOAPP-R

Screening and Opioid Assessment for Patients with Pain-Revised (SOAPP-R)

	Never	Sometimes	Often	Always
1. How often do you have a good reason?	0	1	2	3
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9. How often do you have a problem with your doctor's staff?	0	1	2	3
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11. How often do you have a problem with your doctor's office?	0	1	2	3
12. How often do you have a problem with your doctor's office?	0	1	2	3

NEW SOAPP-8 and OTHERS

Cannot access SOAPP-8 publicly; Paid access unless other arrangements are made.

Differences between SOAPP-8 and SOAPP-R

Additional Discussion

General Resources for Tools on Medication and Medical Risks: Evaluation and Monitoring

CDC

SAMHSA (focus for purpose of lecture)

FSMB

State Licensing Boards

Local Medical Associations

3/7/19

SAMHSA
Opioid Overdose
TOOLKIT:

Information for Prescribers

3/7/19

SAMHSA Original Toolkit and Link to 2016 Kit

<https://store.samhsa.gov/product/Opioid-Overdose-Prevention-Toolkit-Updated-2016/All-New-Products/SMA16-4742>

CONSIDER MEDICATION-ASSISTED TREATMENT WITH THE PATIENT'S INITIAL OPIOID PRESCRIPTION. Patients on long-term opioid therapy and at risk for receiving long-term therapy have a higher risk of overdose. Consider the following when prescribing:

- Prescribing extended-release (ER) formulations
- Prescribing extended-release (ER) formulations with a built-in dose reduction (e.g., 50% reduction) at the end of the treatment course (e.g., 12 weeks)
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3/7/19

SAMHSA Opioid Overdose Toolkit

John Smith's Last Risk Assessment Responses Mar. 9, 2018


SOAPP-R

Mar. 9, 2018

John Smith

	NEVER	SELDOM	SOMETIMES	OFTEN	VERY OFTEN
	0	1	2	3	4
1. How often do you have mood swings?					
2. How often have you felt a need for higher doses of medication to feel your pain?					
3. How often have you felt dissatisfied with your medication?					
4. How often have you felt that things are not going well because of your pain and/or medication?					
5. How often do you have trouble in the hospital?					
6. How often have you stopped pain pills to see how much you can tolerate?					
7. How often have you been concerned that people will judge you for taking pain medication?					
8. How often have you had to ask for more medication than you were supposed to?					
9. How often have you worried about being left alone?					
10. How often have you felt a craving for alcohol?					
11. How often have others suggested that you have a drug or alcohol problem?					
12. How often have you had to borrow pain medications from your family or friends?					
13. How often have you been treated for an alcohol or drug problem?					
14. How often have others told you that you had a bad temper?					
15. How often have you felt consumed by the need to get pain medication?					
16. How often have you run out of pain medication early?					
17. How often have others kept you from getting what you desired?					
18. How often, in your lifetime, have you had legal problems or been arrested?					
19. How often have you attended an AA or NA meeting?					
20. How often have you been in an argument that was so out of control that someone got hurt?					
21. How often have you been sexually abused?					
22. How often have others suggested that you have a drug or alcohol problem?					
23. How often have you had to borrow pain medications from your family or friends?					
24. How often have you been treated for an alcohol or drug problem?					

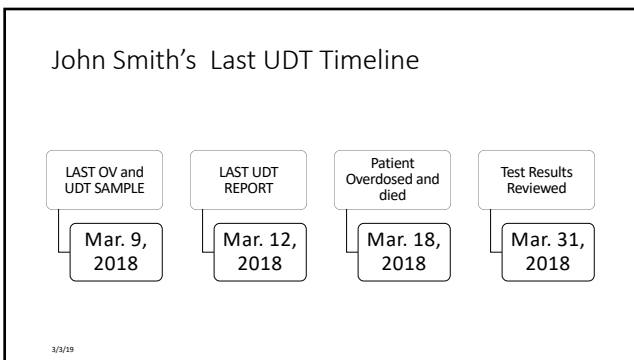
3/9/19



John Smith's Last Office Visit 3/9/18

- Complained of anxiety, lack of sleep, pain, and alcohol troubles.
- Concerned about running out of alprazolam because his prescribing physician is not available.
- Total MME is 180mg/day
- Requested Drug Test
- Updated SOAPP-R
- Patient's BP was 88/64
- During visit, provider:
 - Rx FENTANYL, 50mcg Q72 = 120 mg MME
 - Rx Oxycodone, 10mg Q6 hours (40mg) = 60mg MME
 - Rx Alprazolam to keep patient from having seizures; supply covers 7 days (1 tablet BID)

3/9/19




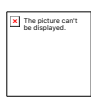


Explain how to create a risk evaluation action plan and supporting documentation.

Objective 3

3/2/19

Key is TIMELY Assessment and Evaluation for use in treatment of patient and Physician Involvement



3/2/19

**Legal Perspective:
Critical Risk
Monitoring
Considerations**

- Frequency of visit AND Frequency of re-evaluation with MD
- Frequency of PDMP check if state does not require specific frequency
- Frequency of Drug Testing and Nature of Drug Testing Menu
- Type of medications that will be allowed
- Dose and Combination of medications that will be allowed without additional monitoring and provider support, including consults/referrals
- Issuance and Confirmation of Naloxone Prescription
- Exit or Additional Provider Support Strategies

3/2/19

PHYSICIAN DIRECT INVOLVEMENT IN PATIENT RISK MONITORING

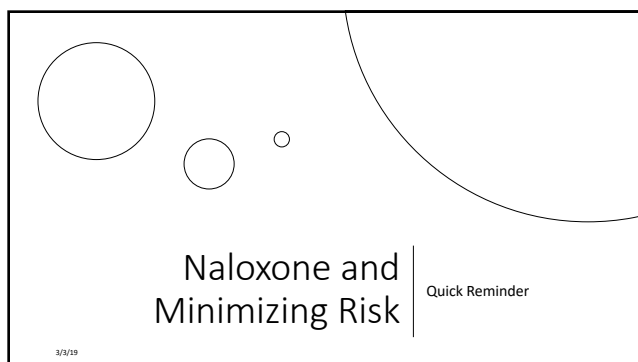
How often does the MD see the patient?

- Initial visit?
- Thereafter?

How often should the MD see the patient?

- Relative to patient risk level?
- Relative to patient progress/lack thereof with Tx plan?
- Both?

3/2/19



Naloxone and Minimizing Risk | Quick Reminder

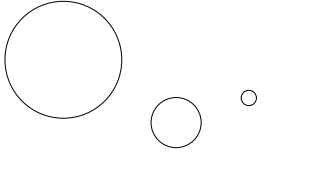
3/2/19

REMEMBER:

It does not do any good to issue a Naloxone prescription to a high risk patient without making sure they filled it.

Some states may provide a limited immunity here; Most do not.

4/2/19



Education: It's a Process
and Not a One-Time Thing

Parents and Staff

3/3/19


EDUCATE PATIENTS (and HIPAA-Consented Family/Friends) FROM THE START

SAFE USE

SAFE STORAGE

SAFE DISPOSAL


NALOXONE



3/3/19

Adjust your Written Treatment Agreement

- Patient's agreement **NOT TO ABUSE ALCOHOL**
 - Test for it
 - Deal with it relative to ongoing opioid therapy (or BZO therapy)
- Patient's agreement **TO NOT USE OTHER MEDICALLY UNAUTHORIZED SUBSTANCES (including THC)**
 - Test for THC
 - Deal with it relative to ongoing opioid therapy (or BZO therapy)



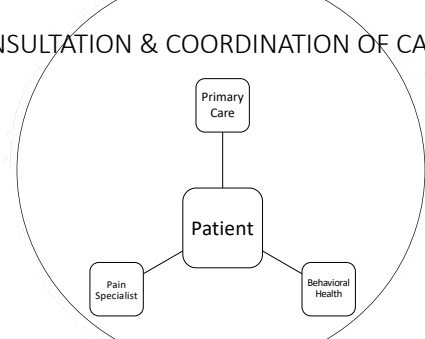
3/3/19

Coordination of Care
Addressing the Weaknesses




3/3/19

CONSULTATION & COORDINATION OF CARE



3/3/19



Addressing Adverse Patient Events in a Timely Fashion

With your staff
In your practice processes and work flows
In your documentation practices

3/3/19

REMINDER

Individualized Patient Care:

1. Looks backwards and constantly reevaluates the data points

2. And moves forward with the patient's best interests in mind, carefully balancing risks and benefits

3/3/19



Questions?

- Thank you!
- **Jennifer Bolen, JD**
- 865-755-2369
- jbolen@legalsideofpain.com

3/3/19
