

# The Regulatory Agency Will See You Now

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# **Disclosures**

**Nothing to Disclose** 

# **Learning Objectives**

- Identify pain treatment-related regulatory agencies
- Discuss the changing role of regulatory agencies in today's pain management environment
- Review similarities and differences between regulatory approaches to prescribing practices
- Discuss the negotiation between regulatory forces and practical clinical aspects of managing patients with chronic pain

# What is a Regulatory Agency?

- A regulatory agency is a public authority or government agency responsible for exercising some kind of autonomous authority over some area of human activity in a regulatory or supervisory capacity
  - -Also know as:
    - Regulatory authority
    - Regulatory body
    - Regulator





# **Regulatory Scrutiny?**









**The Facts** 

# It's a Crowded Field The Facts

# Who Does What?

#### The Facts

- Centers for Medicare and Medicaid (CMS)
  - Oversee most of the regulations related directly to the healthcare system
  - Provides government-subsidized medical coverage through a number of programs:
    - Medicare
    - Medicaid
    - State Children's Health Insurance Program (SCHIP)
    - Health Insurance Portability and Accountability Act (HIPPA)

Nancy Grimm. Healthcare Regulations: Who Does What? December, 2014. http://www.yourtrainingprovider.com/blog main/bid/203291/health-care-regulation-who-does-what. Accessed July 13, 2017

#### The Facts

- The Agency for Healthcare Research and Quality (AHRQ)
  - Conducts research
  - Develops education
  - Generates measures and data
  - Goals include:
    - Reducing costs
    - Improving safety
    - · Decreasing medical errors



Nancy Grimm. Healthcare Regulations: Who Does What? December, 2014. http://www.yourtrainingprovider.com/blog main/bid/203291/health-care-regulation-who-does-what. Accessed July 13, 2017

## Who Does What?

#### The Facts

- The Joint Commission
  - The Joint Commission accredits and certifies nearly 21,000 healthcare organizations and programs in the United States
  - Joint Commission accreditation and certification is recognized nationwide as a symbol of quality that reflects an organization's commitment to meeting certain performance standards



https://www.jointcommission.org/about\_us/about\_the\_joint\_commission\_main.aspx . Accessed July 13, 2017.

#### The Facts

- The National Committee for Quality Assurance (NCQA)
  - Helps to build consensus around important healthcare quality issues and to decide what's important, how to measure it, and how to promote improvement by working with:
    - Large employers
    - Policymakers
    - Healthcare providers
    - Patients
    - Health plans



http://www.ncqa.org/newsroom/details/ncqa-seeks-publics-help-on-new-and-revised-measures?ArtMID=11280&ArticleID=66&tabid=2659

# Who Does What?

The Facts

- The Office of National Drug Control Policy (ONDCP)
  - Works to reduce drug use and its consequences by leading and coordinating the development, implementation, and assessment of US drug policy
  - In addition to its vital ongoing work, ONDCP also provides administrative and financial support to the President's Commission on Combating Drug Addiction and the Opioid Crisis

https://www.whitehouse.gov/ondcp/about. Accessed July 13, 2017

#### The Facts

- The Environmental Protection Agency (EPA)
- United States
  Environmental Protection
  Agency

- Mission is to protect human health and the environment
- Plays an integral role in US policies concerning natural resources, human health, economic growth, energy, transportation, agriculture, industry, and international trade
- Ensuring that federal laws protecting human health and the environment are enforced fairly and effectively

https://www.epa.gov/aboutepa. Accessed July 13, 2017

# Who Does What?

The Facts



- The Drug Enforcement Administration (DEA)
  - Enforces controlled substances laws and regulations as they pertain to the manufacture, distribution, and dispensing of legally produced controlled substances
  - Brings criminal and civil justice actions against organizations and principal members of organizations, involved in the growing, manufacture, or distribution of controlled substances appearing in or destined for **illicit traffic** in the US

https://www.dea.gov/about/mission.shtml . Accessed July 13, 2017.

#### The Facts

 The Federation of State Medical Boards (FSMB)



- Represents the 70 state medical and osteopathic regulatory boards (state medical boards)
- Supports its member boards as they fulfill their mandate of protecting the public's health, safety and welfare through the proper licensing, disciplining, and regulation of physicians and, in most jurisdictions, other healthcare professionals

https://www.fsmb.org/about-fsmb/fsmb-overview. Accessed July 13, 2017.

## Who Does What?

The Facts



- The Centers for Disease Control and Prevention (CDC)
  - Main goal is to protect public health and safety through the control and prevention of disease, injury, and disability in the US and internationally
  - Focuses mainly on infectious disease, food borne pathogens, environmental health, occupational safety and health, health promotion, injury prevention and educational activities designed to improve the health of United States citizens
  - Researches and provides information on non-infectious diseases is a founding member of the International Association of National Public Health Institutes

https://www.cdc.gov/about/organization/cio.htm. Accessed July 13, 2017

#### The Facts

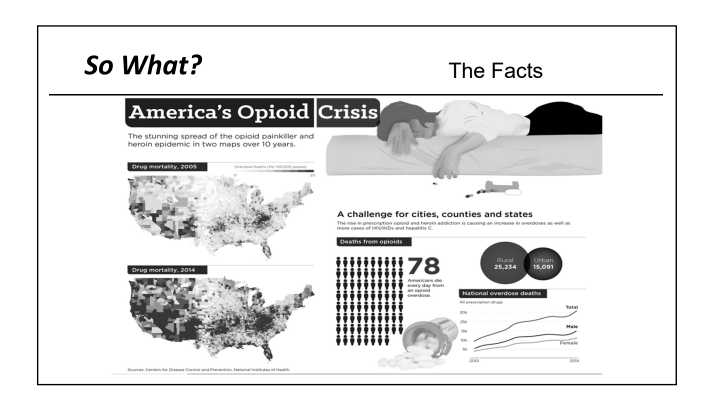
- The Food and Drug Administration (FDA)
  - Responsible for protecting the public health by ensuring the safety, efficacy, and security of human and veterinary drugs, biological products, and medical devices
  - Ensures the safety of our nation's food supply, cosmetics, and products that emit radiation

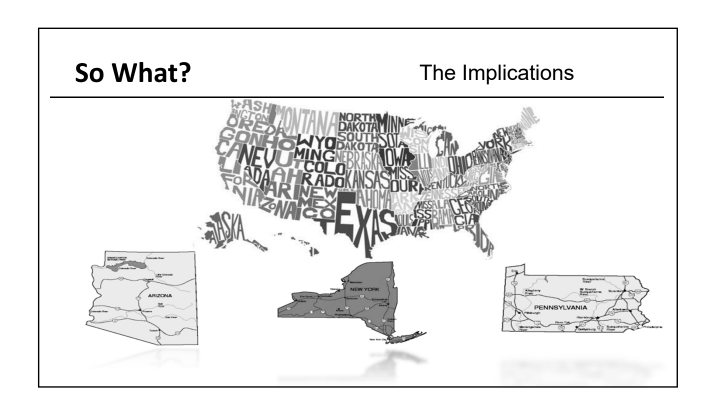


https://www.fda.gov/AboutFDA/WhatWeDo/default.htm. Accessed July 13, 2017

# So What?







# The Implications



This is an important message from the Board delivered to your registered primary email address

Dear Arizona Physicians:

O June 5, 2017, Sovernor Ducey declared state of emergency use to the opioid epic mic Today in response to this statewide mergency. Governor Ducey issued Executive Order 2017-04, Enhanced Surveillance Advisory.

Attached please find a link to a letter from Cara Christ, M.D. M.S., Director of the Department of Health Services, informing the medical community of the new requirements related to reporting suspected opioid overdoses and deaths.

This is one of the first steps in gathering important data to assist in assessing the problem and devising strategies to combat this serious health epidemic.

Very truly yours,

Paper & Mc Sa ley

Patricia McSorley, J.D. Executive Director Arizona Medical Board

# So What?

## The Implications

# Governor Ducey Declares Statewide Health Emergency In Opioid Epiderjune 5, 2017

#### **News Release**

Newly released data from the Arizona Department of Health Services shows in 2016, 790 Arizonans died from opioid overdoses — an average of more than two people per day. The trend shows an alarming increase of 74 percent over the past four years. Today's declaration by the governor directs the Arizona Department of Health Services to rapidly respond to this public health emergency.

- prevent prescription opioid drug abuse through appropriate prescribing practices,
- develop guidelines to educate healthcare providers on responsible prescribing practices,
- expand access to treatment, especially Medication Assisted Treatment (MAT), and
- reverse overdoses through the distribution of naloxone.

https://azgovernor.gov/governor/news/2017/06/governor-ducey-declares-statewide-emergency-opioid-epidemic . Accessed July 14, 2017





#### The Implications

#### Dear Partner

On June 5, 2017, Arizona Governor Doug Ducey declared a <u>Public Health State of Emergency</u> due to the oploid epidemic. The <u>declaration</u> directs Arizona Department of Health Services to lead the statewide emergency response.

Pursuant to A.R.S.  $\underline{836-782}$ , an Enhanced Surveillance Advisory has been issued to track opioid morbidity and mortality. Required reporting within 24 hours of the items below will go into effect June 15, 2017.

Required Reporters	Health condition to be reported	Reporting System
Healthcare professionals licensed under A.R.S. Titles 32 and 36	Suspected opioid overdoses     Suspected opioid deaths     Neonatal abstinence syndrome	MEDSIS Training: www.azhealth.gov/opioidtraining New Account: MedsisHelpDesk@siren.az.gov
Administrators of a healthcare institution or correctional facility	Suspected opioid overdoses     Suspected opioid deaths     Neonatal abstinence syndrome	MEDSIS Training: www.azhealth.gov/opioidtraining New Account: MedsisHelpDesk@siren.az.gov
Emergency Medical Services/Ambulance agencies (first response agencies, ground and air ambulance agencies)	Suspected opioid overdoses     Suspected opioid deaths     Naloxone doses administered	AZ-PIERS Training: www.azhealth.gov/opioidtraining New Account: Anne.Vossbrink@azdhs.gov
Law enforcement officers	Suspected opioid overdoses     Suspected opioid deaths     Naloxone doses     administered	AZ-PIERS Training: www.azhealth.gov/opioidtraining New Account: Anne.Vossbrink@azdhs.gov
Medical examiners	Suspected opioid deaths	MEDSIS Training: www.azhealth.gov/opioidtraining New Account: MedsisHelpDesk@siren.az.gov
Pharmacists	Naloxone doses dispensed	Prescription Drug Monitoring Program (PDMP) Training: https://azpalearningexpressce.com/i ndex.cm?fa=view&eventID=8362 New Account: https://pharmacypmp.az.gov/

# NYS - PMP

## The Implications



# • Internet System for Tracking Over-Prescribing

- Effective August 27<sup>th</sup>, 2013, post prescribers are required to consult the Prescription Monitoring Program (PMP) Registry when writing prescriptions for Schedule II, III, and IV controlled substances
- The registry provides practitioners with direct, secure access to view dispensed controlled substance prescription histories for their patients
- The PMP is available 24 hours a day/7 days a week via an application on the Health Commerce System (HCS) at <a href="https://commerce.health.state.ny.us">https://commerce.health.state.ny.us</a>
- Reports include all controlled substances that were dispensed in New York State and reported by the pharmacy/dispenser for the past six months
- This information allows practitioners to better evaluate their patients' treatment with controlled substances and determine whether there may be abuse or nonmedical use

# The Implications

#### **ELECTRONIC PRESCRIBING**







Q2: Is Electronic Prescribing mandatory for New York State practitioners?

A2: As of March 27, 2016 it will be mandatory for practitioners, excluding veterinarians, to issue electronic prescriptions for controlled and non-controlled substances. Electronic prescribing of controlled substances will require additional security features and registration of the certified software application with the Bureau of Narcotic Enforcement.

# So What?

# The Implications



Department of Health

ANDREW M. CUOMO Governor

HOWARD A. ZUCKER, M.D., J.D.

SALLY DRESLIN, M.S., R.N. Executive Deputy Commission

#### **Mandatory Prescriber Education Guidance**

Prescribers licensed under Title Eight of the Education Law in New York to treat humans and who have a DEA registration number to prescribe controlled substances, as well as medical residents who prescribe controlled substances substances, as well as medical residents who prescribe controlled substances under a facility DEA registration number, must complete at least three (3) hours of course work or training in pain management, palliative care, and addiction. The course work or training must be completed by July 1, 2017, and once every three years thereafter, pursuant to Public Health Law (PHL) §3309-a(3).

The course work or training may be live or online.

The course work or training must include the following eight (8) topics:

- New York State and federal requirements for prescribing controlled substances
- Pain management;
- Appropriate prescribing; Managing acute pain; Palliative medicine;

- Prevention, screening and signs of addiction; Responses to abuse and addiction; and End of life care.



# The Implications



In case you missed it – New PA PDMP requirements for prescribers.

New legislative changes to the Pennsylvania <u>Prescription Drug Monitoring</u> Program (PA PDMP) went into effect or Jan. 1, 2017

Here is what you need to know:



- Prescribers must now query the PA PDMP each time a patient is
  prescribed an opioid drug product or benzodiazepine by the prescriber.
  There are exceptions for emergency departments and for patients who
  are admitted to a health care facility, and these can be found on our
  website's Frequently Asked Questions (FAQ) page.
- Dispensing practitioners must now submit data to the PA PDMP no later than the close of the subsequent business day (Monday through Friday) after dispensing the controlled substance, as opposed to the previous requirement of within 72 hours.

# So What?

#### The Facts



#### Pennsylvania Prescription Drug Monitoring Program Now Sharing Data with 11 Other States and D.C.



The Pennsylvania Prescription Drug Monitoring Program (PA PDMP) has now connected with 11 other states in an effort to foster data sharing among PDMPs. Interstate sharing of data helps prescribers and pharmacists get a more complete picture of their patients' controlled substance prescription histories, regardless of which state they filled their prescription in.

Users of the PA PDMP can now see if their patients have filled controlled substance prescriptions in: Connecticut; Illinois; Louisiana; Massachusetts; New Jersey; New York; Ohio; Texas; Virginia; West Virginia; and Washington D.C. Additionally, a one-way sharing connection has been established with Maryland, enabling their program users to search the PA PDMP. The PA PDMP Office invites all other states to begin sharing data, and anticipates that Pennsylvania will connect with more state PDMPs in the upcoming weeks.

# The Implications



# So What?

# The Implications

#### Maine

- January 1, 2017
  - Mandatory check of PDMP
  - Limits on opioid prescribing for acute and chronic pain

#### - July 1, 2017

- Mandatory electronic prescribing
- Patients with active prescriptions in excess of 100 morphine milligram equivalents must be tapered

#### - December 31, 2017

• CME requirement for prescribers

www.maine.gov/dhhs/samhs/osa/help/Documents/SessionB\_Smith.pdf\_Accessed\_July 15, 2017



# The Role of Regulatory Agencies

The Facts

January 5, 2017

Centers for Medicare & Medicaid Services (CMS) Opioid Misuse Strategy

# CENTERS FOR MEDICARE & MEDICAID SERVICES (CMS) OPIOID MISUSE STRATEGY 2016

CMS has made attacking this devastating epidemic a top priority and is providing help and resources to clinicians, beneficiaries, and families. This is an ongoing CMS strategy, as part of the HHS Opioid Initiative launched in March 2015, to combat misuse and promote programs that support treatment and recovery support services. The CMS effort includes four priority areas:

- Implement more effective person-centered and population-based strategies to reduce the risk of opioid use disorders, overdoses, inappropriate prescribing, and drug diversion;
- 2. Expand naloxone use, distribution, and access, when clinically appropriate;
- 3. Expand screening, diagnosis, and treatment of opioid use disorders, with an emphasis on increasing access to medication-assisted treatment; and
- Increase the use of evidence-based practices for acute and chronic pain management.

HHS.gov News. (2016). HHS takes strong steps to address opioid-drug related overdose, death and dependence. <a href="http://www.hhs.gov/about/news/2015/03/26/ihhs-lakes-strong-steps-to-address-opioid-drug-related-overdose-death-and-dependence.html">http://www.hhs.gov/about/news/2015/03/26/ihhs-lakes-strong-steps-to-address-opioid-drug-related-overdose-death-and-dependence.html</a>. Accessed July 14, 2017

The Facts



- Supporting the Department of Health and Human Services Initiative
  - Increasing the evidence base with research and data
  - Investing ~\$12 million over next 3 years to explore how to best support rural primary care practices using medication-assisted therapy and overcoming educational barriers

https://www.ahrg.gov/professionals/systems/primary-care/opioids/index.html. Accessed July 14, 2017

# The Role of Regulatory Agencies

The Implications



#### SAFE USE OF OPIOIDS IN HOSPITALS

A complimentary publication of

Issue 49, August 8, 2012

- Create and implement policies and procedures for the ongoing clinical monitoring of patients receiving opioid therapy
- Create and implement policies and procedures that allow for a second level review by a pain management specialist or pharmacist
- · Track and analyze opioid-related incidents
- Use information technology to monitor prescribing
- Advise clinicians who prescribe pain medications to use both pharmacologic and non-pharmacologic alternatives
- Educate and assess the understanding of staff
- Educate and provide written instructions to patients on opioids
- Assess the organization's need for training based on the analysis of reported adverse events, near misses and staff observations

The Implications



- Proposes new measures to assess potentially inappropriate use of opioids:
  - Assesses whether health plan members 18 years and older receive:
    - · Long-term opioids at high dose
    - Opioids from multiple prescribers or multiple pharmacies
    - Long-term, high-dose opioids from multiple prescribers and multiple pharmacies

http://www.ncga.org/newsroom/details/ncga-seeks-publics-help-on-new-and-revised-measures?ArtMID=11280&ArticleID=66&tabid=2659 . Accessed July 14, 2017

# The Role of Regulatory Agencies

President's Commission on Combating Drug Addiction and the Opioid Crisis

#### The Facts



- Mission
  - To study the scope and effectiveness of the federal response to drug addiction and the opioid crisis and to make recommendations to the President for improving that response including
    - Availability of addiction treatment and drug reversal
    - Best practices for prevention including education and PDMPs

https://www.whitehouse.gov/ondcp/presidents-commission/mission. Accessed July 15, 2017

#### The Implications

# Collecting and Disposing of Unwanted Medicines

What to do with Unwanted or Expired Medicines

- Guidelines for disposal
- Take-back events or programs







https://www.epa.gov/hwgenerators/collecting-and-disposing-unwanted-medicines. Accessed July 15, 2017

# The Role of Regulatory Agencies

The Implications

**HEADQUARTERS NEWS** 

October 04, 2016 Contact: DEA Public Affairs (202) 307-7977 https://www.dea.gov/divisions/hq/2016/hq100416.shtml. Accessed July 15th 2017

# DA CORCEMENT

#### DEA Reduces Amount of Opioid Controlled Substances to be Manufactured in 2017

- The United States Drug Enforcement Administration (DEA) has reduced the amount of almost every Schedule II opiate and opioid medication that may be manufactured in the United States in 2017 by 25 percent or more
- The purpose of quotas are to provide for the adequate and uninterrupted supply for legitimate medical need of the types of schedule I and II controlled substances that have a potential for abuse, while limiting the amounts available to prevent diversion

The Facts



MODEL POLICY ON THE USE OF
OPIOID ANALGESICS IN THE TREATMENT OF CHRONIC PAIN
Adopted as policy by the House of Delegates of the Federation of State Medical Boards in July 2013

- To provide state medical boards with an updated guideline for assessing physicians' management of pain
- To determine whether opioid analgesics are used in a manner that is both medically appropriate and in compliance with applicable state and federal laws and regulations

# The Role of Regulatory Agencies

The Implications

 Consider treatment inappropriate including but not limited to:



- Inadequate attention paid to initial assessment and risk  $\underline{BOARD}$  determination
- Inadequate monitoring of potential for aberrant drug-related behaviors and use of available tools
- Inadequate attention to patient education and informed consent
- Unjustified dose escalation
- Excessive reliance on opioid analgesics (particularly high doses)

# The Implications





Morbidity and Mortality Weekly Report

March 15, 2016

CDC Guideline for Prescribing Opioids for Chronic Pain — United States, 2016

# The Role of Regulatory Agencies

# The Implications

#### Guidelines



- Non-pharmacologic therapy and non-opioid pharmacologic therapy are preferred for chronic pain
- Before starting opioid therapy for chronic pain, clinicians should establish treatment goals with all patients
- Discuss known **risks**, **benefits**, **and responsibilities** with patients
- Immediate-release opioids first

## The Implications

Guidelines (Cont'd)

CENTERS FOR DISEASE CONTROL AND PREVENTION

- Lowest effective dosage
  - Reassess risk/benefit if ≥50 MME/day
  - Avoid or carefully justify ≥90 MMD/day
- In acute pain, lowest effective dose, lowest quantity
- Re-evaluate risk/benefit in 1-4 weeks, then every 3 months
- Utilize strategies that mitigate risk
  - Opioid risk assessment
  - Naloxone

# The Role of Regulatory Agencies

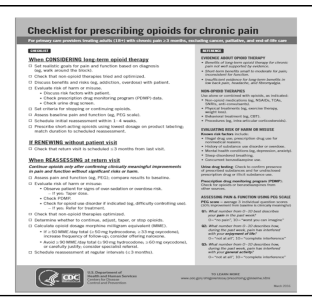
The Implications





- Check the **PDMP**
- Urine drug testing before initiation
  - At least annually
- Avoid concurrent opioids and benzodiazepines
- Offer or arrange for evidence-based treatment for patients with opioid use disorder

## The Implications



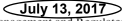
# The Role of Regulatory Agencies

The Facts



# PAIN MANAGEMENT AND THE OPIOID EPIDEMIC

BALANCING SOCIETAL AND INDIVIDUAL BENEFITS AND RISKS OF PRESCRIPTION OPIOID USE



Committee on Pain Management and Regulatory Strategies to Address Prescription Opioid Abuse



The Facts





- Update information since IOM Report<sup>1</sup>
- The **evolving role** of opioid analgesics
- Characterizing the epidemiology of the opioid epidemic
  - Evidence on strategies for addressing it



1. Relieving Pain in America: A Blueprint for Transforming Prevention, Care, Education, and Research. Institute of Medicine, 2011

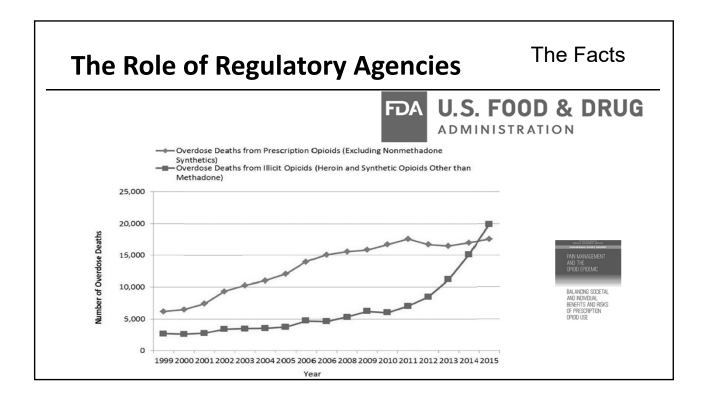
# The Role of Regulatory Agencies

The Facts



- Identify actions to be taken by FDA and other agencies and organizations
  - Specifically incorporating individual and societal considerations into its risk/benefit analysis framework for approval and post-market surveillance
- Identify research questions that need to be addressed to assist the FDA in implementing this framework





# The Implications

#### Recommendations



- Invest in research to better understand pain and opioid use disorder
- Consider potential effects of policies and programs for opioid analgesics on illicit markets
- Improve reporting, invest in data, provide transparency
- Incorporate public health considerations into FDA decision-making



The Implications





- Strengthen post-approval oversight
- Review currently approved opioid analgesics
- Establish comprehensive educational materials for patients and healthcare providers
- Facilitate reimbursement for comprehensive approaches
- Improve PDMP use and data

# The Role of Regulatory Agencies

The Implications





- Evaluate impact of patient and public education
- Expand education and treatment for opioid use disorder
- Remove barriers to insurance coverage for Tx of opioid use disorder
- Leverage pharmacists
- Improve access to naloxone



# **Things May be Changing**

# The Implications



October 2000

Geriatrics and Extended Care Strategic Healthcare Group National Pain Management Coordinating Committee Veterans Health Administration 810 Vermont Avenue NW J Gen Intern Med. 2006 Jun; 21(6): 607-612

PMCID: PMC1924634

Measuring Pain as the 5th Vital Sign Does Not Improve Quality of Pain

Richard A Mularski, MD, MSHS, <sup>1,2</sup> Foy White-Chu, MD, <sup>3</sup> Devorah Overbay, MS, RN, <sup>4</sup> Lois Miller, PhD, RN, <sup>4</sup> Steven M Asch, MD, MPH, <sup>1,2</sup> and Linda Ganzini, MD, MPH<sup>5,6</sup>

Opioid Crisis: Scrap Pain as 5th Vital Sign?

 Groups call on JC and CMS to re-evaluate policies that could lead to opioid overprescribing
 by Kristina Fiore
 Associate Editor, MedPage Today

CAHPS® Hospital Survey

JUL 06 MORE ON PHARMACY

To combat opioid epidemic, HHS moves to remove pain management questions from HCAHPS surveys

Many clinicians report feeling pressure to overprescribe opioids because scores on the pain management questions are tied to Medicare payments. Susan Morse, Associate Editor

## Hot Off the Press...

# The Implications

2018 Arizona Opioid Epidemic Act January 2018

Real lives. Real people. Between June 2017 - January 2018:

812

Arizonans **died** of a suspected opioid overdose 5,202

Arizonans suffered a suspected **overdose** on opioids

**455** 

Arizona babies were born addicted to opioids

A potent drug mis-prescribed, overprescribed, and misused.

6,000,000+

The amount of opioids that four doctors wrote over a 12-month period in a county with a population of 200,000 people.

**75%** 

The percentage of **heroin users** in treatment that **started with painkillers**, according to a 2014 study by the Journal of the American Medical Association.



# Hot Off the Press...

# The Implications

- The Plan
  - Targeting Pill Mills
  - Increasing oversight and accountability
  - Holding manufacturers accountable
    - Purdue Pharma
  - Good Samaritan law to protect naloxone administrator
  - Prescriber education
    - 20% of primary care physicians consider themselves well-prepared to identify highrisk patients
    - 40% of patients claim that they had the diagnosis and it was not identified by PCP

# Hot Off the Press...

# The Implications

#### · Limiting opioid doses prescribed

- <90 MME/day for non-expert clinicians</p>
- 5-day limits for first prescription for acute pain
- The use of Red Caps
- Access to naloxone

3,429

Naloxone doses administered outside of the hospital by emergency medical services, law enforcement, and others from June 2017 through January 2018.

86%

The percentage of patients who survived an overdose received Naloxone pre-hospital.





# Case 1

#### Merrick doctor wants pain pill case tossed

Attorney: Belfiore, patients victims of pharmaceutical industry



- A Merrick doctor under indictment for allegedly writing illegal prescriptions for patients is asking a federal judge to dismiss the case against him and go after those he thinks are really at fault — the pharmaceutical companies who promoted the drugs while downplaying their risks
- Wrote 5,000 prescriptions for 600,000 pain pills between January 2010 and March 2013
- According to federal officials, 5,000 is "an extremely high number of oxycodone prescriptions and oxycodone pills issued by a sole family practitioner, especially in light of the defendant's specialty area: general family medicine and dermatology."

# Case 2

A former opioid addict's story



- 50-year-old woman formerly enjoyed a successful career as a consultant for a pharmaceutical company
  - "My husband and I worked hard and played hard"
    - Much of the "playing" included alcohol leading to alcoholism
  - A few years later husband develops cancer, and cancer pain
  - His opioid analgesics became an opportunity for this woman to start abusing them
  - She started to ask physicians she knew for prescriptions
  - "I would say, 'these doctors treating my husband don't know what they're doing, so could you help me out and write a script for him?'" she recalls. "I had worked with these doctors for many years, and they trusted me. They'd write me anything until they eventually started to catch on."

# **Conclusions**

# The Implications

There are a lot of cooks in the kitchen...





• How does this affect clinical practice?

# **Conclusions**

- Start with state-level requirements
- Think **DEA**
- Pro-active education
- Pro-active education
- Discussion
- Consider societal outcomes
- Documentation











"Cure sometimes, treat often, comfort always."

— Hippocrates

# PAINVEEK®

# **Questions?**