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# Pursuing Quality Through Medical Staff and Physician Oversight

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Pursuing Quality Through Medical Staff and Physician Oversight

A Report from the Trenches

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# Traditional Model for Responsibility for Oversight of Quality of Care

#### Medical Staff

- Right to self-governance
- Prohibition of the corporate practice of medicine
- Operates under bylaws, rules and regulations, policies and procedures, approved by the board of directors
- Responsible for ensuring the quality of care
  - Supervisory committees
  - Quality Assessment and Performance Improvement ("QAPI")

#### Board of Directors

 Oversees medical staff through its approval and review of procedures for the selection and reappointment of medical staff members and oversight of quality of care



# Peer Review Immunity – Federal and California

### HCQIA – 42 U.S.C § 11111(a)

- Must be a peer review committee
- Must proceed with the reasonable belief that the action was in furtherance of quality health care
- Must have reasonable effort to obtain the facts of the matter
- Physician must be given adequate notice and a fair hearing
- Peer review authority must act with reasonable belief that the facts known after a reasonable investigation warrant the action taken

#### CA Civil Code § 43.7

If the member acts without malice



# Governing Body Responsibility

- B&P § 809.05 and bylaws vest governing body with responsibility and authority to:
  - 1. Investigate
  - 2. Initiate corrective action
  - 3. Summarily suspend
- El-Attar v. Hollywood Presbyterian Medical Center (2013) 56 Cal. 4th 976, 301 P.3d 1146.

# Changing Environment Mandates Governing Body Involvement

- Pay for Performance
  - Failure to meet quality measures
  - Utilization of resources
- Joint Commission Standard MS 01.01.01
  - Enhanced role for governing body
- Growth of Multi-Hospital Systems
  - Clinical integration
  - CMS Final Rule 3244-P
    - Permits single governing body for multi-hospital systems



#### **Corrective Action**

- Quality of care concerns
- Disruptive behavior
- Procedure
  - Investigation
  - Review
  - Corrective action
  - Hearing rights

# Criteria for Investigation

- Investigation authorized if reliable information indicates a member may have exhibited acts, demeanor or conduct, either within or outside the hospital that is reasonably likely to be:
  - 1. Detrimental to patient safety or delivery of quality patient care
  - Unethical
  - 3. Contrary to the bylaws or rules
  - 4. Below applicable professional standards
  - 5. Disruptive of medical staff or hospital operations
  - 6. An improper use of hospital resources

### Evidence Code § § 1156 and 1157

#### Evidence Code § 1156

 Protects from discovery research for the purpose of reducing morbidity and mortality and findings and recommendations relating to that purpose

#### Evidence Code § 1157

- Protects the records and proceedings of the medical staff from compelled disclosure in litigation, such as a malpractice suit against a physician on the medical staff
  - Applies to "peer review bodies" protects only medical staff records and <u>not</u> hospital records
  - Disclosure of records to board could inadvertently waive § 1157 protection



#### Medical Executive Committee Action

#### Possible Actions:

- 1. Do nothing
- 2. Defer action
- 3. Letter of admonition, censure, reprimand or warning
- 4. Probation or limit medical staff membership or privileges
- 5. Reduction, modification, suspension or revocation of privileges
- Reduction of membership status or limitation on delivery of patient care
- 7. Suspension, revocation or probation of medical staff membership
- 8. Refer to well-being committee
- 9. Behavioral contract
- 10. Any other action deemed appropriate under the circumstances



# **Summary Suspension**

- Immediate suspension or restriction if failure to take action may result in imminent danger to the health of any individual
- Physician may not exercise suspended privileges during hearing
- Most bylaws provide for informal hearing with Medical Executive Committee within 7 days to determine if suspension should continue, be modified or lifted
- If suspension lasts in excess of 14 days, report must be filed under B&P § 805



# Issues to Consider in Deciding Whether to Impose Corrective Action

- Will it keep patients safe?
- Reportable under B&P Code § 805 or National Practitioner Data Bank ("NPDP")?
  - Willful failure to report -- \$100,000 penalty
  - Non-willful failure to report -- \$50,000 penalty
  - Ethical issues
- Hearing rights?
- Will the proposed final action protect the hospital?
  - Corporate liability
  - See Elam v. College Park Hospital (1982) 132 Cal. App. 3d 332
- Ability to advance severity of action in the future
- Reporting to hospitals, medical groups, health plans etc.
  - Kadlec Medical Center v. Lakeview Anesthesia Associates, 2005
     WL 1309153 (2005)



# Overview of Administrative Proceedings Following Corrective Action

- Judicial Review Committee ("JRC")
  - Was MEC or Board decision reasonable and warranted?
- Appeal to Board of Directors
  - Was physician afforded a fair procedure?
  - Was JRC decision supported by substantial evidence?
- Petition for Writ of Mandamus to Superior Court CCP § 1094.5
  - Was physician afforded a fair procedure?
  - Was the Board decision supported by substantial evidence?
- Court of Appeal
  - Was physician afforded a fair procedure?
  - Was the Board decision supported by substantial evidence?
- California Supreme Court



# Judicial Review Hearing is Exclusive Remedy

#### Anti-SLAPP Protection – CCP § 425.16

- Kibler v. Northern Inyo County Local Hospital (2006)
   39 Cal. 4th 192.
- Nesson v. Northern Inyo County Local Hospital (2012)
   204 Cal. App. 4th 65.

#### Whistleblower Exception?

- Health & Safety Code § 1278.5
- Fahlen v. Sutter Central Valley Hospitals, 2012 WL
   3292405 (Cal.App. 5 Dist. 2012) Under Supreme Court Review

# Hearing

Governed by bylaws and B&P § 809

#### Grounds for hearing:

- Denial of application for medical staff membership/privileges
- Revocation, suspension, restriction, involuntary reduction of medical staff membership/privileges
- Involuntary imposition of significant consultation or Level III proctoring requirements



# Notice of Charges

#### Notice of Charges Must:

- Clearly and concisely state reasons for the adverse action or recommended action
- Identify the acts or omissions with which the practitioner is charged
- List the charts in question where applicable

# Adequacy of Notice?

Unnamed Physician v. Board of Trustees of Saint
 Agnes Medical Center (2001) 93. Cal. App. 4th 607



### Selection and Powers of Hearing Officer

#### Selection of Hearing Officer:

- Qualifications:
  - Attorney qualified to preside over quasi-judicial hearing
  - Not from a firm regularly used by the hospital
  - No direct benefit from outcome
- Certified by California Society of Healthcare Attorneys
- Judges/arbitrators?

### Authority of Hearing Officer:

- Rule on procedural and evidentiary matters
- Limitations
  - Mileikowsky v. West Hills Hospital (2009) 45 Cal.4th 1259



#### Selection of Judicial Review Committee

- Criteria
  - Appointed by Chief of Staff voir dire permitted
  - Minimum of 3 physicians
    - At least one from same specialty
    - Can go to outside hospitals
  - Knowledge of matter does <u>not</u> preclude from serving
  - Member cannot have acted as:
    - Accuser
    - Investigator
    - Fact finder
    - Initial decision-maker
    - Active participation in consideration of matter leading up to recommended action
- Voir dire process
- Judge/arbitrator?



# Right to Counsel?

- Business & Professions Code § 809.3(c)
  - Physician may be represented by counsel
  - If physician chooses not to be represented, medical staff or peer review body may <u>not</u> be represented
    - What is the role of counsel?

# Hearing Procedure and Rights

- Must commence within 60 days of request for hearing
- Discovery
  - Parties must produce:
    - Documents to be relied upon
    - Witness lists
  - Both parties have the right to:
    - All information to be provided to Judicial Review Committee
    - Call and cross examine witnesses
    - Present and rebut evidence

# Evidentiary Rules/Burden of Proof

#### Burden of Proof:

- Denial of Application for Appointment:
  - Practitioner has burden of proving by a preponderance of the evidence that he/she:
    - Meets the qualifications for membership
    - Resolved all doubts concerning his/her qualifications for membership and privileges
- Action or Recommendation Against Membership/Privileges:
  - Hospital must prove by a preponderance of the evidence that its action was reasonable and warranted
  - Hospital presents evidence for each case or issue in support of its action or recommendation
  - Practitioner presents evidence in response



#### Evidence

- Administrative rules of evidence
- Judicial Review Committee participation
- Scope of evidence:
  - Is action reasonable and warranted?
  - Can you introduce new evidence?

#### Conclusion of Evidence

- Once evidence concludes:
  - Judicial Review Committee must prepare written decision within 30 days
  - Right to appeal must be exercised within 30-40 days of receipt of Judicial Review Committee Decision



# Appeal

- Appeal heard by governing body
- Governing body may appoint appeal board
  - But governing body must approve its decision
- Governing body may accept new evidence so long as there is a showing that evidence could not have been made available in exercise of reasonable diligence
- Governing body may remand for taking of further evidence
- Each party entitled to submit written statement and to oral argument
- Decision within 30 days of adjournment of appellate review



# Petition for Writ of Mandate to Superior Court

- Governed by CCP § 1094.5(d)
- Trial court reviews record and decides if:
  - Findings supported by substantial evidence
  - Fair procedure de novo review
- Beware:
  - Evidence Code § 1157 & HIPAA issues
    - It is now in public domain
  - Trial judges have <u>very</u> limited knowledge of this area

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