Health Information Privacy Laws

2018 HIPAA & FERPA Update

Maine AAP Conference
April 14, 2018

Key Question

What legal authority do I/we have for disclosure of health information to a third party?

Confidentiality Laws

- **Maine Statutory Law**: 22 M.R.S.A. §1711-C
  - Confidentiality of Health Care Information

- **HIPAA**: 42 U.S.Code § 300gg and 29 U.S.Code § 1181 et seq. and 42 U.S.Code § 1320d et seq.
  - Health Information Portability and Accountability Act

- **FERPA**: 20 U.S.Code § 1232g
  - Family Educational Rights & Privacy Act

Maine Confidentiality Law

- **22 M.R.S.A. §1711-C**:
  - Makes health care information confidential and prohibits unauthorized disclosure
  - Requires policies, standards & procedures to protect the confidentiality, security & integrity of health care information
  - Requires an authorization from patient for releases of information (with exceptions in law)
  - Imposes penalties for violations
Preemption of State Law

- Federal law preempts contrary state law unless a state privacy law is more “stringent” than the standard in the rule or a specific exception applies.

What is HIPAA?

The Health Insurance Portability and Accountability Act
- Establishes rules for privacy, security, and electronic transmission of data.
- Sets boundaries on the way providers use and release protected health information (PHI).
- Establishes safeguards that we must achieve to protect the privacy of PHI.
- Provides for adverse consequences including fines and jail sentences for failure to comply.

What is Protected Health Information (PHI)?
- All individually-identifiable health information transmitted or maintained in any medium.
- Health information: information related to past, present or future health condition of, treatment of, or payment for treatment of, an individual.

Some “Health” Records are Not PHI under HIPAA
- School records are education records under FERPA, not health records.
- Schools not considered “covered entities” under HIPAA unless they employ a health care provider that conducts one or more covered transactions (i.e., billing a health plan) electronically.
Uses & Disclosures of PHI

- Required disclosures
- Permitted disclosures
- Disclosures for which there is an opportunity to agree or object
- Other permitted disclosures: authorized by other laws, no consent or opportunity required

HIPAA Required Disclosures

- To the individual
  - Patient has broad right of access to his/her health care information
  - Provide access to “designated record set” (including medical & billing records)
  - Practice may require patient to pay “reasonable costs”
  - If EHR, must be able to request in electronic form (and only charge for actual labor & supply costs)

Limits on HIPAA or Maine Right to Access Records

- Maine law allows exclusion of “personal notes” not directly related to the patient’s past or future treatment
- Maine law allows for release of information to “authorized representative” instead of patient, if release to the patient would be “detrimental to the health of the patient”
- HIPAA requires detailed description of how an individual can request a review of denial

HIPAA Permitted Disclosures

- For Treatment, Payment or Health Care Operations
  - Provision, coordination or management of health care & related services
  - Activities to obtain reimbursement
  - QA & QI activities
  - But, special considerations given to records containing mental health, alcohol and drug abuse treatment and HIV test results
HIPAA Permitted Disclosures

- Pursuant to a valid authorization
  - Applies to uses & disclosures NOT related to treatment, payment or health care operations
  - **Required** for marketing purposes
    - But, marketing is not disease management, wellness programs, prescription refill reminders, appointment notices if practice receives no compensation (see new HIPAA rule)

Opportunity to Agree or Object

- No written consent or authorization required
  - Facility directories (e.g. listing name, location, condition)
  - Persons involved in the individual's care (e.g. family member, friend)
  - Disaster relief

No Consent, Authorization or Opportunity

- Those required by law (i.e. court order; Medicare condition of participation)
- Public health activities (i.e. gun shot reporting, notifiable disease reporting)
- Victims of abuse, neglect, or domestic violence
- Health oversight activities (i.e. auditing or licensing matters)
- Judicial & administrative proceedings
- Information about decedents: coroners, medical examiners, & funeral directors
  - To family members of decedents who were involved in care/payment
  - 50 years after death

- Law enforcement purposes
  - Note: Maine law allows reporting to law enforcement if prescriber "knows or has reasonable cause to believe that a person is committing or has committed deception (17-A MRSA sec. 1108) or a crime on the premises or against provider"
- Organ, eye, or tissue donation
- Research purposes (within constraints)
- To avert a serious threat to health or safety
- For specialized government functions: military, public benefits, workers comp
Minimum Necessary

- Practices should disclose or use only the minimum necessary amount of PHI in order to be responsive to the request
- Minimum Necessary does NOT apply to:
  - Disclosures for treatment
  - Disclosures to the individual requesting their own record
  - Disclosures pursuant to a valid authorization
  - Disclosures required by law or to HHS

Incidental Uses & Disclosures

- Waiting room sign-in sheets
- Patient charts at bedside
- Physician conversations with patients in semi-private room
- Physicians conferring at nurse’s stations

HIPAA Patient Rights

- Notice of privacy practices
- Right to request restriction of use or disclosure
- Access
- Amendment
- Accounting of disclosures

Amendment

- Patient has right to request amendment of PHI
- Entity must respond within 60 days
  - Grant request & update records to reflect
  - Deny request & provide written explanation
  - Extend time for no more than 30 days
  - If request denied, patient has right to include letter of disagreement in record
HIPAA Business Associates

- PHI may be disclosed to a Business Associate if the Covered Entity has executed a Business Associate Agreement
- HIPAA requirements extend directly to the BA
  - E.g., must have all policies, procedures & safeguards in place
  - Now subject to HIPAA civil & criminal penalties

Breach Notification

- OLD analysis (until 9/23/13):
  - Only report a breach of unsecured PHI if there was significant risk of financial, reputational or other harm
- NEW analysis (after 9/23/13)
  - Presume breach must be reported unless a risk analysis shows a low probability that the information was compromised

What is FERPA?

The Federal Educational Rights & Privacy Act

- Applies to public elementary, secondary and post-secondary schools
- Gives parents certain rights:
  - Access to and right to amend children’s education records
  - Some control over disclosure of personally identifiable information

FERPA Records

- Records directly related to student, maintained by school or its agent
- Kept in ANY medium (including Email!)
- "PII": Personally Identifiable Information
- Include grades, transcripts, class lists, course schedules, health records
- No particular types of information are required by FERPA to be kept
FERPA Excluded Records

Not considered education records if:
- Kept in sole possession of maker, not accessible or revealed to others
  - If revealed, they become educational records
- Examples: “personal” notes of meetings, telephone calls
- Law enforcement records

FERPA Disclosures

- Must keep specific, detailed records of all requests for and disclosures of PII
- Right to inspect before disclosure
- Exceptions:
  - Parent (and student, if eligible)
  - Person with parent’s written consent
  - School officials as defined in FERPA
    - "Legitimate educational interest"
    - Transfer to new school

FERPA Exceptions

May disclose records without consent if:
- Health or safety emergency (limited)
  - Actual, impending or imminent
  - NOT for exercises!
- Articulable and significant threat
- Subpoenas and court orders, or allowed by state law to juvenile justice
  - Requires reasonable effort to notify parent

Several other limited exceptions, such as for audits, accreditation, studies, etc.
Other FERPA Issues

- Directory information may be disclosed
- Notification of rights required
- Staff training required
- Breach notification not required
- Waiver of some rights allowed (e.g., right to see recommendation letters)

Questions?

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