Texas Physicians Push Reforms for State Board

BY MARY ELLEN SCHNEIDER
Senior Writer

exas physicians are working to change how the state board of medical examiners disciplines doctors by adding more due process to the system.

"The state board really is overstepping its bounds in terms of reviewing standard of care issues," said Clyde A. Henke, M.D., an ob.gyn. in San Angelo, Tex., who has called for reform of the state board's rules.

In September 2003, the Texas legislature gave the Texas State Board of Medical Examiners new authority to regulate medical practice through the passage of Senate Bill 104. This year, the legislature will review how the agency has used those new powers during its Sunset Review Process, which occurs every 12 years.

S.B. 104 gave the board a 60% increase in funding in fiscal year 2003 to be used to pay expert physician consultants, more competitive salaries to retain staff, and 20 additional full-time employee positions.

One of the big changes made as a result has been the implementation of a new investigation module, said Donald W. Patrick, M.D., executive director of the Texas State Board of Medical Examiners. This new process is used to assess the approximately 6,000 complaints that the board receives each year.

In a national ranking of serious disciplinary actions taken against physicians in 2003, Public Citizen's Health Research Group ranked Texas in the middle—23rd out of the 50 states plus the District of Columbia.

During the board's process, a complaint is initially assessed by a nurse investigator, who refers potential violations to a physician of the same specialty as the physician named in the complaint, which is then assessed by up to three expert physicians, before it can be referred on to an informal settlement conference that involves mediation between the physician and the board.

Complaints that can't be resolved during an informal settlement conference are forwarded to the State Office of Administrative Hearings for a hearing before an administrative law judge.

Board enforcement ac-

tions have increased about threefold since fiscal year 2001 and today average about 300 per year, Dr. Patrick said, adding that the increase is due largely to changes begun in 2002 when the board began to address its large backlog of cases.

Before the board instituted its current investigation process, cases were filed against physicians immediately and consequently immediately affected their records, Dr. Patrick said. The new system is designed to give physicians more opportunities to defend their records, he said.

But critics say the increased enforcement is an overreaction to negative press reports about a lack of action by the board and negative feedback about the tort reform legislation recently passed in the state.

While the board has the duty to make sure that physicians are competent, a lot of good physicians are getting "caught up in the net," Dr. Henke said.



Dr. Clyde A. Henke said the board should focus fraud, substance abuse, and inability to perform duties safely.

In his opinion, standard of care issues are best addressed first at the local level through county medical societies and the peer review and credentialing committees of hospitals. The state board should concentrate on areas such as fraud, substance abuse, and the inability of physicians to safely perform their duties, Dr. Henke said.

Once the state medical board begins to meddle in clinical decision making, there is the potential for dangerous consequences, he said.

The Texas Medical Association has pushed for a strong state medical board and wanted the board to have increased funding and better investigative powers, said Paul B. Handel, M.D., a member of the Texas Medical Association's board of trustees and chair of the ad hoc committee on Sunset Review of the State Board of Medical Examiners, which has spent the

last year assessing the board.

But there is a sense that some investigations have been "heavy handed" toward physicians, Dr. Handel said.

Quality of care cases need to be reviewed simultaneously by three physicians who are boarded in the same specialty as the doctor they are investigating. It's critical that physicians are evaluated by others in their specialty, Dr. Handel said, and reviewing the cases at the same time creates a good interchange among the physicians.

In addition, the ad hoc committee is seeking more "due process rights" for physicians including the presumption of innocence, the right to access details of the complaints against them, the right of discovery, the right to present witnesses and cross-examine witnesses, and the right to appeal.

The current level of due process and justice for physicians "could be significantly better," Dr. Handel said.

But Dr. Patrick maintains that the new system provides more opportunities than ever for the physician to offer evidence in their defense. The process is deliberative and takes about 9 months, he said.

"This process is not one day you get a complaint and the next day you're in chains," he said.

And physicians that have complaints filed against them are already being evaluated by physicians in their specialty, he said. A simultaneous review, however, would significantly slow down the process.

As the board continues to implement the new process, more physicians are beginning to realize that it is good for the profession because it instills public confidence, Dr. Patrick said.

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