

Lorain County Medical Society

February 14, 2025

Mercy Health Hospital of Lorain Gil Palmer, M.D. Bledar Kovaci, M.D. Alok Jain, M.D.

OPEN LETTER OF SUPPORT

Dear Drs. Palmer, Kovaci, and Jain,

On behalf of the Lorain County Medical Society, we are writing this letter to show our support for you in the case of *In Re: Search of Mercy Health Lorain Hospital, of the Person of Tony Harris For Body Cavity Search* currently pending in the Court of Common Pleas, Lorain County, Ohio.¹

Upon learning of the Lorain County government's action in filing contempt orders against you for failing to comply with a search warrant to recover evidence from the body cavity of one of your patients, we want to show our support to prevent any legal judgments from changing what has been the longstanding law in Ohio regarding a physician's independent medical judgment.

The Medical Society believes that the physicians were clearly performing their duties and complying with the law and fundamentals of medicine.

We invoke the policy statement of the American College of Emergency Physicians, approved on June 2023, entitled *Law Enforcement Information Gathering in the Emergency Department*,² which states:

"Law enforcement officers may, in some situations, present search warrants or other court orders as grounds for requesting or directing that emergency physicians perform physical examinations, collect physical evidence, perform diagnostic tests, or conduct body cavity searches on ED patients who refuse these interventions.

These situations present emergency physicians with the obligation to respect patients' refusals of treatment, to promote trust in the therapeutic relationship, and to protect patients from harm. This can be in contrast to the obligation to obey legal authorities and to carry out socially imposed mandates to promote public health and public safety."

¹/₂ Case No.: 1:24-cv-02265. 2024

² American College of Emergency Physicians Policy Statement on Law Enforcement Information Gathering in the Emergency Department. Approved June 2023

The purpose of the Lorain County Medical Society is to serve its members by:

- Acting as a strong physician advocate within the boundaries of professional integrity, while recognizing and representing the diversity within the medical community;
- Recognizing the health care needs of the community and acting as a patient advocate in response to those needs;
- Providing services that meet the professional needs and interests of the physician community;
- Promoting the positions of the profession and the Society to the public;
- Taking a leadership role in informing the community about health issues;
- Preserving the professionalism in medicine;
- Promoting American ideals of the patient-physician relationship; and,
- Upholding the Principles of Medical Ethics of the American Medical Association.

On behalf of the Lorain County Medical Society, we offer our support to you in this matter and pray that justice will prevail and our Ohio laws protecting physician independence and autonomy will be upheld.

Signed,

Lorain County Medical Society* Board of Directors

*Once approved, will be signed "Reviewed and Approved by the Board of Directors"

American College of Emergency Physicians[®]

POLICY STATEMENT

ADVANCING EMERGENCY CARE_____

Approved June 2023

Law Enforcement Information Gathering in the Emergency Department

Revised June 2023, June 2017, April 2010

Originally approved September 2003

As an adjunct to this policy statement, ACEP has prepared a Policy Resource and Education Paper "Law Enforcement Information Gathering in the Emergency Department: Legal and Ethical Background and Practical Approaches" The American College of Emergency Physicians (ACEP) believes that emergency physicians have a fundamental professional responsibility to care for all patients seeking emergency medical treatment and to protect the confidentiality of their patients' personal health information accessed in the process. Federal and state laws, including the Emergency Medical Treatment and Labor Act (EMTALA) and the health information privacy regulations implemented under the Health Insurance Portability and Accountability Act (HIPAA), articulate and reinforce this responsibility.

ACEP recognizes that law enforcement officials perform valuable functions in the emergency department (ED), and that one of these functions is investigation of criminal acts. As part of these investigations, law enforcement officials may request personal health information (PHI) gathered in the ED. Emergency physicians may honor these requests only under the following circumstances:

- 1. The patient consents to release of the requested PHI to law enforcement officers, or
- 2. Applicable laws or regulations mandate the reporting of the requested PHI to law enforcement officers, or
- 3. Law enforcement officers produce a subpoena or other court order requiring release of the requested PHI to them.

Law enforcement officers may, in some situations, present search warrants or other court orders as grounds for requesting or directing that emergency physicians perform physical examinations, collect physical evidence, perform diagnostic tests, or conduct body cavity searches on ED patients who refuse these interventions.

These situations present emergency physicians with the obligation to respect patients' refusals of treatment, to promote trust in the therapeutic relationship, and to protect patients from harm. This can be in contrast to the obligation to obey legal authorities and to carry out socially imposed mandates to promote public health and public safety.

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ACEP supports emergency physicians in exercising their considered judgments regarding which set of obligations is more compelling in these specific situations.

POLICY

STATEMENT

ACFI

ACEP believes that patients have the right to consent to or refuse examinations or evidence gathering. If patients do not consent, and there is no medical indication for a procedure, the procedure should not be performed in the ED. Emergency physicians may conscientiously refuse to carry out or comply with legal orders that they deem violate emergency patient and privacy-related rights or jeopardize the welfare of their patients, recognizing that there may be legal or professional repercussions for these decisions. These repercussions may include contempt of court or malpractice claims.

In their interactions with ED patients, law enforcement officers may use video or audio recording devices. ACEP believes that because these recordings may include interaction or communication between ED patients and physicians or other ED staff, they should only be made with the consent of all parties.

Law enforcement information gathering activities in the ED should not interfere with essential patient care.

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