American Bar Association Health Law Section
in Conjunction With
Chicago Medical Society
Presents
Physicians Legal Issues Conference

June 13-15, 2013  Radisson Blu Aqua  Chicago, IL
Program Detail

Target Audience & Scope of Professional Practice: This CME and CLE activity is targeted towards all physicians and lawyers who work with healthcare related cases. Whether you are an experienced healthcare lawyer or a physician in any practice setting or simply entering the field of healthcare, this activity will provide valuable insight and strategies that can improve your practice.

Description: On March 23, 2010, President Obama signed into law the Patient Protection and Affordable Care Act (PPACA). This legislation, along with the Health Care and Education Reconciliation Act of 2010, is considered the most significant legislation since the establishment of Medicare and Medicaid in 1965. The new law promises to significantly transform the U.S. healthcare delivery system and culture of medicine.

In addition to the Act, other forces are already reshaping medical practice. They include a changing physician workforce and shift from private practice to large group practice.

This program will give participants a medical-legal overview of changes in the health care delivery systems, their impact on the practice of medicine, and various strategies to meet these challenges.

A SPECIAL THANK YOU TO THE PLANNING COMMITTEE MEMBERS!
2012-2013 ABA HLS PHYSICIANS LEGAL ISSUES CONFERENCE PLANNING COMMITTEE

The following planning members of the American Bar Association (ABA)-Health Law Section have disclosed that they do not have any relevant financial relationships with commercial interests.

Co-Chairs:
Martin Guerrero Jr., MD, JD, Julian L. Rivera

Vice Chairs:
Stephen G. Auer, Wes M. Cleveland, Almeta E. Cooper, Adrienne D. Dresevic, Robert Panton, MD, Elizabeth A. Snelson, Eric Weatherford, and Sidney S. Welch

Chicago Medical Society Planning Committee Disclosures:
The following planning members of the Chicago Medical Society’s CME Committee have disclosed that they do not have any relevant financial relationships with commercial interests: Howard Axe, MD, Robert W. Panton, MD, Course Director, Kenneth G. Busch, MD, Philip B. Dray, MD, Kathy Tynus, MD, Adrienne L. Fregia, MD, Theodore D. Kanellakes, Executive Director, and Cecilia Merino, Director of Education.

American Medical Association Planning Committee Disclosures:
The following planning members of the AMA’s Planning Committee have disclosed that they do not have any relevant financial relationships with commercial interests: James A. DeNuccio, Barney Cohen, Arthur D. Snow, Jr., MD, and David J. Welsh, MD
Join attorneys and physicians June 13-15, 2013 in downtown Chicago for this annual conference to explore cutting-edge issues unique to physicians and their counsel in today's healthcare environment. The ABA Health Law Section and the Chicago Medical Society have partnered together to bring you the most important, up to date topics facing lawyers and physicians, featuring a diverse faculty made up of the best in the industry. The conference will include practical sessions on physician practice options and the legal documents that accompany each option. Attendees will obtain the latest information regarding criminal and civil actions affecting physicians; strategies for preventing billing and coding issues from turning into civil and/or criminal cases; issues in dealing with impaired physicians; medical staff trends; and HIPAA privacy breaches. Saturday's session is being held at the American Medical Association's Conference Headquarters, the Hyatt Regency Chicago Hotel.

**Thursday, June 13, 2013**
- **Radisson Blu Aqua Hotel**
  - 1:00pm - 2:00pm  
  - **Physician Engagement and Integration – Essential and Indeed Possible - Where We've Been and Where We're Going**
  - 2:00pm - 3:15pm  
  - **Current Fraud and Abuse Initiatives Impacting Physicians**
  - 3:30pm - 4:45pm  
  - **Evolving Trends In Physician-Hospital Contracting: Integration, Relationships, and Collaborations Toward Accountable Care**
  - 5:00pm - 6:00pm  
  - **Fair Market Valuations—Exploring the Black Box**

**Friday, June 14, 2013**
- **Radisson Blu Aqua Hotel**
  - 7:45am - 9:00am  
  - **Trends in Medical Liability Insurance**
  - 9:15am - 10:30am  
  - **Social Media in The Academic Medical Center: Physicians, Students, Patients and Employees - Oh My! Recent Guidance from the Government Comes to the Rescue**
  - 10:45am - 12:00pm  
  - **Where Are We With HIPAA/HITECH? A Recap, Bright Spots and The Future**
  - 12:15pm - 1:45pm  
  - **Luncheon: Physicians and the OIG - Promoting Program Integrity and the Delivery of High Value/High Quality Care.**
  - 2:00pm - 3:15pm  
  - **Accountable Care Organizations: From Concept to Implementation and Future Business Models**
  - 3:30pm - 4:45pm  
  - **Who You Gonna Call? Ethics and the Competing/Coordinating Roles of the Medical Staff Attorney & the Hospital Attorney?**
  - 5:00pm - 7:00pm  
  - **Diversity Reception with Keynote Speaker**

**Saturday, June 15, 2013**
- **Hyatt Regency Chicago Hotel West Tower**
  - **Saturday’s sessions are being held in conjunction with the American Medical Association**
  - 8:00am - 9:00am  
  - **Physician Wellness: The Medical and Legal Shift Towards a Culture of Safety**
  - 9:10am - 10:25am  
  - **Principles for Physician Employment**
  - 10:35am - 11:35am  
  - **The Joint Commission's Leadership Standard on Conflict Management: Empowering Medical Staff Leaders to Advocate to “Yes”**
PROGRAM

THURSDAY, JUNE 13, 2013

1:00pm-2:00pm
Physician Engagement and Integration – Essential and Indeed Possible
Where We’re Going and Where We’ve Been

The role of the physician in our increasingly integrated healthcare world has become more, not less, important. As physicians and institutions become more closely aligned, the importance of engaging physicians and integrating them into increasingly complex systems has become one of the main challenges healthcare leaders face today. This session will provide three different perspectives on the subject: governmental, educational and private enterprise.

At the conclusion of this CME and CLE session, participants should be able to:

• Identify the current challenges organizations face in their efforts to engage and integrate physicians in their operations and service of their missions.
• Describe methods by which physicians can be integrated into healthcare systems and leadership positions.
• Describe examples of how organizations have enriched their physician team member involvement in the enterprise.
• Describe methods by which physician education can be accomplished to increase their engagement and integration into the healthcare system.
• Understand how physicians can help identify fraud or other program integrity challenges their organizations may face, and understand some of the resources physicians or their organizations may turn to when such issues are identified.
• Identify ways in which physicians are engaged internally in program integrity investigations and prosecutions.

Peter Angood, MD, FRCS(C), FACS,FCCM, Chief Executive Officer, American College of Physician Executives, Tampa, FL
Ted Doolittle, Deputy Director of Policy, CPI/CMS, Woodlawn, MD
Joe Sowell, SVP & Chief Development Officer, HCA, Nashville, TN

2:00pm-3:15pm
Current Fraud and Abuse Initiatives Impacting Physicians

Violations of the federal Anti-Kickback Statute, the False Claims Act, and the Stark law can result in criminal and/or civil penalties, as well as exclusion from participation in federal health care programs. This session will analyze the current initiatives of and recent Advisory Opinions by the Office of Inspector General. The presentation will also feature a discussion of recent decisions and settlements of enforcement actions involving physicians. Finally, our panel will address issues arising under the Stark self-disclosure protocol that impact physicians. Physicians will gain an understanding of these issues, which will impact how and whether they will enter into business arrangements that could implicate fraud and abuse laws.

At the conclusion of this CME and CLE session, participants should be able to:

• Recognize fraud and abuse issues when considering business arrangements that could implicate applicable law.
• Understand the potential legal ramifications of arrangements that violate fraud and abuse laws.
• Grasp the landscape of current fraud and abuse enforcement.

Clay Countryman, Breazeale, Sachse & Wilson, LLP, Baton Rouge, LA
Martha Talley, Chief, Industry Guidance Branch, Office of Counsel to the Inspector General, U.S. Department of Health and Human Services, Washington, DC
Sandy Teplitzky, Chair, Health Law Practice Group, Ober, Kaler, Grimes & Shriver, Baltimore, MD

3:30pm-4:45pm
Evolving Trends In Physician-Hospital Contracting: Integration, Relationships, and Collaborations Toward Accountable Care

There is an unabated trend toward physician alignment with hospitals and health systems either through employment or contract. The 21st century contracting and compensation processes are full of twists and turns. Participants in this session will improve their understanding of the trends in physician-hospital contracting and will learn about the future of physician-hospital integration as influenced by accountable care organizations (ACOs) and risk taking/sharing entities. In addition, specific, contested contractual provisions between physicians and hospitals will be highlighted and examined.

At the conclusion of this CME and CLE session, participants should be able to:

• Understand how healthcare reform and the establishment of ACOs are affecting physician-hospital integration, relationships, and collaborations.
• Be aware of terms in physician-hospital contracts and which provisions are more surprising and/or contentious.

Almeta Cooper, Associate Vice President, Associate General Counsel, The Ohio State University Wexner Medical Center, Columbus, OH
Chris Mayfield, Assistant Vice President, HCA, Brentwood, TN

4:00pm-5:00pm
Fair Market Valuations—Exploring the Black Box

Fair market valuations have almost become a necessary element of any transaction between physicians and hospitals. Every purchase, co-management agreement, compensation agreement, merger and other transaction requires a valuation. The valuators have fairly restrictive

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rules governing their reports and the process may appear very mysterious. This session will bring together an experienced valuator, the leader of a large cardiology group with numerous valuations under his belt and an attorney who has helped navigate many transactions and the accompanying valuations. They will discuss the reasons for the fair market valuation proliferation as well as their limitations and pitfalls. They will concentrate on real life problems that may sneak up on physicians working with these valuations.

At the conclusion of this CME and CLE session, participants should be able to:

- Be aware of the economic forces that have triggered the growth of and need for fair market valuations.
- Understand the fundamental elements that go into a valuation formulation and how these factors add to or subtract from the final package value.
- Discuss the hidden traps physicians and their attorneys need to watch for in the valuation process.

Chip Hutzler, Healthcare Appraisers, Inc., Delray Beach, FL

Matt Phillips, MD, President, Austin Heart PLLC, Governor of Texas Chapter American College of Cardiology, Austin, TX

FRIDAY, JUNE 14, 2013

Trends in Medical Liability Insurance

Managing and minimizing medical liability exposure is a perennial concern for many physicians. And although medical liability insurance premiums seem to have stabilized in most of the country, physicians remain concerned about premium affordability and what steps they can take. There is also growing interest regarding, what, if any, effect ongoing changes in health care delivery and payment may have on liability exposure.

This session will consider current market, legal, and legislative medical liability developments, and what, if any, new medical liability issues may confront physicians in a changing delivery and payment environment.

At the conclusion of this CME and CLE session, attendees will be able to:

- Describe the beneficial impact that medical liability reform can have in a small state’s medical liability insurance market.
- Identify current medical liability insurance trends taking place across the country.
- Understand what, if any, new medical liability challenges physicians face in a changing health care delivery and payment system.

Mike Maples, MD, Medical Director, Medical Assurance Company of Mississippi, Ridgeland, MS

Michael Stinson, Director of Government Relations, Physician Insurers Association of America, Rockville, MD

9:15am-10:30am

Social Media in the Academic Medical Center: Physicians, Students, Patients and Employees - Oh My! Recent Guidance from the Government Comes to the Rescue

Academic medical centers and their physicians and staff are increasingly using social media. Social media tools enable academic medical centers to collaborate outside their own medical centers, attract students and patients, and promote their missions. As social media use expands, physicians and staff are talking about their work online, which increases the risk of HIPAA and other privacy law breaches. This session will inform participants of the latest developments regarding social media policy issues and how they affect employed physicians and staff’s reputation management, handling of patient information, and coworker interactions. Participants will learn how their medical centers can stay “linked in” to evolving trends in this area of the law and continue “following” and adapting robust social media policies so that their centers “like” employees’ use of the Internet.

At the conclusion of this CME and CLE session, participants should be able to:

- Describe the key components of a social media policy and how to comply with health information privacy laws when using social media.
- Grasp practical advice on how to blog appropriately, avoid pitfalls of using social media for employment “checks,” and navigating advertising complications.
- Understand the types of employee online conduct that is protected and that which is not.
- Identify what types of information constitute protected health information.

Jenny Barnes, Assistant General Counsel, Ohio State University Wexner Medical Center, Columbus, OH

Abby Bonjean, Investigator, U.S. Department of Health & Human Services, Chicago, IL

Nicholas Brescia, Investigator, U.S. Department of Health & Human Services, Chicago, IL

10:45am-12:00pm

Where Are We With HIPAA/HITECH? A Recap, Bright Spots and The Future

The “Health Information Technology for Economic and Clinical Health” (HITECH) Act not only sought to promote the widespread adoption and standardization of health information technology but also provided for modifications to the HIPAA Rules which have raised new compliance and government enforcement considerations. This session will inform participants of the latest developments regarding Meaningful Use (MU) standards and HIPAA compliance and enforcement under the HITECH Act. Participants will improve their proficiency with the new HIPAA rules and HITECH Act to assess how they will impact their medical practice, especially privacy and security issues, common barriers to Meaningful Use (MU), and the government’s approach to HIPAA enforcement.
At the conclusion of this CME and CLE session, participants should be able to:

- Describe the HITECH Act and identify common barriers, and bright spots, in achieving Meaningful Use.
- Explain how the final omnibus rule strengthens the privacy and security protections for health information established under HIPAA that may affect your practice and identify action items to attain compliance.
- Grasp the landscape of HIPAA enforcement after the HITECH Act including the HHS Office for Civil Rights’ approach to enforcement and the states’ role in HIPAA enforcement.

Nicholas Brescia, Investigator, U.S. Department of Health & Human Services, Chicago, IL
Abel Kho, MD, Assistant Professor, Medicine and Preventive Medicine, Northwestern University, Chicago, IL
Margaret Marchak, Senior Vice President and Chief Legal Officer, Hartford HealthCare Corporation, Hartford, CT
Clinton Mikel, The Health Law Partners PC, Southfield, MI

12:15pm-1:45pm Luncheon: Physicians and the OIG - Promoting Program Integrity and the Delivery of High Value and High Quality Care
Physicians and their counsel have a central role in preventing fraud, waste, and abuse in our health care system. Hear the view of the Centers for Medicare and Medicaid Services Office of Inspector General’s view of how physicians and their counsel can promote efficiency and effectiveness in health care and address compliance risks in financial and business arrangements, billing, patient care and referrals.
Gregory E. Demske, Chief Counsel to the Inspector General, U.S. Department of Health & Human Services, Washington, DC

2:00pm-3:15pm Accountable Care Organizations: From Concept to Implementation and Future Business Models
The rapid evolution of the U.S. health care delivery system, from volume-based to value-based care, relies heavily on new delivery models and payment structures. This learning activity will focus on the accountable care organization (ACO) concept, as well as other models of the future, and their implications for physicians, hospitals, and patients. Whether in solo practice, large group, or hospital employment, all physicians will be part of the great transformation sweeping our nation.
At the conclusion of this CME and CLE session, participants should be able to:
- Describe the ACO concept and other delivery models of the future, and explain how they will actually work to control costs and improve delivery of care.
- Discuss how ACOs will restructure and redefine traditional business models and how they will affect medical practice in general. Describe how physicians will make the transition.
- Explain new concepts in reimbursement and opportunities for contractual arrangements under the ACO model. Describe the risks and opportunities for physicians.

Stephen L. Ondra, MD, Senior Vice President and Chief Medical Officer, Health Care Service Corp., Chicago, IL, and former Senior Health Policy Advisor to President Obama
Mark E. Rust, Office Managing Partner and Chair of Healthcare Dept., Barnes & Thornburg, LLP, Chicago, IL

3:30pm-4:45pm Who You Gonna Call? Ethics and the Competing Roles of the Medical Staff Attorney & the Hospital Attorney
The ethics faced by lawyers representing medical staffs can be confounding, particularly when medical staffs are surprised to learn that the hospital counsel is not representing the doctors’ legal interests when they diverge from those of the hospital. How is that line drawn? Do ethics require the hospital counsel to step aside? What if the hospital pays the bill? What is a Vice President of Medical Affairs to do? What are the professional ethical responsibilities of the lawyers representing the parties, particularly when it comes to potential legal conflicts of interest? At the conclusion of this CME and CLE session, participants should be able to:
- Identify legal issues faced by a medical staff organization warranting counsel
- List potential for conflicts of interest in legal representation
- Adopt applicable ethical principles used to address and resolve conflicts

Howard Axe, MD, Past President, Chicago Medical Society, Chicago IL
Libby Snelson, Medical Staff Attorney, Legal Counsel for the Medical Staff PLLC, St. Paul, MN

5:00pm-7:00pm Diversity Reception Why Fisher v. University of Texas Matters to Healthcare
The US Supreme Court heard arguments this session in another landmark case that challenges the mission of using race as a factor in higher education admission. This talk will examine the unintended consequences of a decision that seems far removed from the healthcare of a community. Yet, because of practice tendencies, healthcare financing and trends in medical school admission, this ruling has the potential to cause a chilling effect on research that matters to minority patients and access to health care providers in these communities.
William A. McDade, MD, Associate Professor of Anesthesia & Critical Care, Deputy Provost for Research and Minority Issues, University of Chicago, Chicago, IL

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Physicians are facing greater burdens, pressures and stressors such as malpractice suits, decreased respect from the public, financial concerns, managing more patients, and the need to adapt to technological advances. These burdens take a tremendous toll on a physician's well-being which can lead to an increased risk of psychiatric disorders, addiction, medical illness and stress-related conditions that can cause disruptions in the work place. This session will address the clinical and legal aspects, including case studies that affect today's challenging healthcare climate. It will equip physicians with the tools needed to navigate potential legal issues as well as address the shift towards a culture of safety and a physician's overall well-being.

At the conclusion of this CME and CLE session, participants should be able to:

• Clarify the infrastructure that is available today to assist physicians in need.
• Increase their awareness of what is involved with the identification, assessment, intervention, treatment, and monitoring of affected physicians to avoid legal consequences.

Daniel H. Angres, MD, Medical Director, Presence Behavioral Health, Chicago, IL
Carlo Coppo, Dicaro, Coppo & Popcke, Carlsbad, CA
Luis T. Sanchez, MD, Director (Emeritus), Physician Health Services, Waltham, MA

Principles for Physician Employment

Physicians are increasingly entering into employment relationships with hospitals, group practices, and other entities. The recently adopted AMA Principles for Physician Employment, which are grounded in AMA policy and the AMA Code of Medical Ethics, are intended to help physicians, those who employ physicians, and their respective counsel identify and address some of the unique challenges employment can present to professionalism and the practice of medicine.

This 75-minute program will provide an overview of the Principles and their application to real-world situations in which the interests of the employer may differ from those of the physician and his or her patients. Topic areas to be covered include:

• Conflicts of interest
• Physician advocacy for their patients
• Contracting
• Hospital medical staff relations
• Peer review and performance evaluations
• Payment agreements

At the conclusion of this CME and CLE session, participants should be able to:

• Identify and describe potential areas of conflict between employed physicians and their employers.
• Use the AMA Principles for Physician Employment as a resource to guide physician, counsel and employer collaboration in the provision of safe, high-quality and cost-effective patient care.

Kathleen L. DeBruhl, Kathleen L. DeBruhl & Associates, LLC, New Orleans, LA
Jay A. Gregory, MD, Chief Medical Officer, Eastor Health System and Immediate Past Chair, AMA-OMSS Governing Council, Muskogee, OK
Norman P. Jeddeloh, Litigation Group, Arnstein & Lehr, LLP, Chicago, IL
Sidney S. Welch, Healthcare Practice, Arnall Golden Gregory, LLP, Atlanta, GA

The Joint Commission’s Leadership Standard on Conflict Management: Empowering Medical Staff Leaders to Advocate to “Yes”

This session will address how attorneys and medical staff leaders can interact with hospital boards and administration to resolve significant legal issues between them in the context of the Joint Commission’s leadership accreditation standard and basic principles of conflict resolution.

At the conclusion of this CME and CLE session, participants will be able to:

• Discuss the context and application of the Joint Commission’s accreditation standard for conflict management among hospital leaders.
• Assess the format and process of negotiations and have a realistic expectation for attainable results.
• Explain the importance of compromise in order to reach common ground that reflects the interests of the parties and those they represent.
• Adopt the conflict management approach and processes of the AMA’s Conflict Management Process Guidelines.

Gregory Abrams, Pacific West Law Group, LLP, Oakland, CA
Richard F. Corlin, MD, Past-President, American Medical Association, Santa Monica, CA
Charity Scott, Professor, Georgia State University College of Law, Atlanta, GA
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Arnall Golden Gregory LLP

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Joseph A. Sowell III  
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HCA  
Nashville, TN

Michael Stinson  
Director of Government Relations, Physician Insurers Assor of America Rockville, MD

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Office of Counsel to the Inspector General  
US Department of Health and Human Services  
Washington, DC

Sanford Teplitzky  
Chair, Health Law Practice Group  
Ober Kaler Grimes & Shriver  
Baltimore, MD

Sidney S. Welch  
Arnall Golden Gregory LLP  
Atlanta, GA
Advance Registration
To ensure your name is included on the distributed registration list, register by June 7, 2013, online or by mail. Registration will be accepted only when accompanied by check, money order, VISA, American Express or MasterCard information. Registrations will not be held without payment.

Online: www.cmsdocs.org
US Mail: Chicago Medical Society
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Education Department

On-Site Registration
Please call (312) 988-5532 by June 12, 2012, to ensure space availability. On-site registration will only be accepted when accompanied by check, money order, VISA, American Express, or MasterCard information.

Cancellation Policy
Tuition, less a $50 handling charge for each registration, will be refunded upon written cancellation received no later than June 7, 2013. Cancellations received after this date cannot be refunded but substitutions are encouraged. The ABA reserves the right to cancel any program and assumes no responsibility for personal expenses.

Registration Fee
Your payment will cover admission to the program, continental breakfasts, coffee breaks, lunch, receptions, electronic and a 1st edition Physician Legal Issues Guide, and program course materials.

Conference Location
The Physician Legal Issues Conference will take place at the Radisson Blu Aqua Hotel located at 221 N. Columbus Drive, Chicago, IL. You can reserve your room by calling (800) 333-3333 or going online to ambar.org/physicianissues and select travel. Please refer to the ABA Physician Legal Issues Conference when making your reservation. The room block expires on Wednesday, May 22, 2013.

Saturday's sessions will be held at the Hyatt Regency Chicago on Saturday.

Hotel Information
A block of rooms has been reserved at the Radisson Blu Aqua at the rate of $239 single/double. The Radisson Blu Aqua Hotel is located at 221 N. Columbus Drive, Chicago, IL. You can reserve your room by calling (800) 333-3333 or going online to ambar.org/physicianissues and select travel. Please refer to the ABA Physician Legal Issues Conference when making your reservation. The room block expires on Wednesday, May 22, 2013.

Saturday’s sessions will be held at the Hyatt Regency Hotel West Tower, 151 E. Wacker Dr., Chicago, IL, in conjunction with the American Medical Association’s Annual Meeting.

Airline Information
The hotel is approximately 18 miles (30 minutes) from O’Hare International Airport (ORD) and 13 miles (25 minutes) from Chicago Midway Airport (MDW). Discounted airfares are available from ABA Orbitz for Business, including ABA negotiated discounts on American, Virgin and United. For details, go to ambar.org/physicianissues and select travel.

CLE Credit
The ABA has requested 14 hours of CLE which includes 1.25 ethics credit from most states with general mandatory continuing education requirements for lawyers. States with lawyer specialization programs have not been requested to certify this conference. For information on the approved number of credit hours to be awarded by each state, please contact the ABA Health Law Section at (312) 988-5532 after June 1, 2013.

CME Information
Physicians that attend this conference may earn up to 14 CME credits. For additional information about this CME activity, including any updates regarding faculty members and/or commercial support disclosures, please visit the Chicago Medical Society’s (CMS) website at www.cmsdocs.org. You can also contact the Education Department of the CMS Office via email at: cmsu@cmsdocs.org or via phone at: 312-670-2550.

This activity has been planned and implemented in accordance with the Essential Areas and Policies of the Accreditation Council for Continuing Medical Education (ACCME) through the joint sponsorship of the Chicago Medical Society and the American Bar Association’s Health Law Section. The Chicago Medical Society is accredited by the ACCME to provide continuing medical education for physicians.

The Chicago Medical Society designates this live activity for a maximum of 14 AMA PRA Category 1 Credits™. Physicians should claim only the credit commensurate with the extent of their participation in the activity.

Health Law Section Membership
As an added bonus to new members, the member’s tuition rate will be available to registrants who become members of the ABA Health Law Section by completing the attached registration form. Membership dues are not deductible as charitable contributions for federal income tax purposes, but such dues may be deductible as a business expense.

Tax Deduction for Educational Expenses
An income tax deduction may be allowed for educational expenses undertaken to maintain or improve professional skills. This includes registration fees, travel, meals, and lodging expenses. (See Treas. Reg. 1.162-5) (Coughlin vs. Commissioners, 203 F 2d 307).

Services for Persons with Disabilities
If special arrangements are required for an individual with a disability to attend this program, please submit your request in writing to Health Law Section, American Bar Association, 321 N. Clark St., Chicago, IL 60654 or fax to (312) 988-5814.

Dress Code
Business and business casual attire is appropriate for the program.

Tuition Assistance
A limited number of registration fee reductions are available for government employees, academics, law students, and public interest lawyers employed with nonprofit organizations. No full tuition waivers are available. The fee reductions will be determined on a one-time only, case-by-case, first-come, first-served basis. To apply, send a letter outlining the basis for your request of a fee reduction to Amy Alder, Senior Meeting Planner, ABA Health Law Section, 321 N. Clark Street, Chicago, IL 60654. Deadline for receipt is May 1, 2013.
**Program Registration Form**

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Education

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Email Address ______________________________________________________________________

ABA ID # (if applicable)  ______________________________________________________________

AMA ID # ________________________________________________________________________

CMS ID # _________________________________________________________________________

I am requesting  □ CLE  
□ CME

First Time Attendee  □

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**REGISTRATION FEES**

Chicago Medical Society (CMS) Member:  
□ $150 – Until June 1st  
□ $595 – Early Bird  
□ $695 – After June 1st

Non-Member (of CMS):  
□ $795  
□ $695  
□ $695

General Attendees:  
□ $295  
□ $295  
□ $295

ABA Member, Non-Health Law Section Member:  
□ $795  
□ $695  
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ABA Health Law Section Member:  
□ $795  
□ $695  
□ $695

American Medical Association Member:  
□ $795  
□ $695  
□ $695

Government/Academic:  
□ $75  
□ $100

Must be Full time

Law Student, Medical Student, Resident, Fellow:  
□ $75  
□ $100

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**EVENTS**

□ Friday Luncheon  
□ Friday Welcome & Diversity Reception

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**TOTAL FEES**

Registration Fee $  
Section Membership $  

**AMOUNT DUE** $  

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**METHOD OF PAYMENT**

□ Check enclosed (payable to American Bar Association)  
□ American Express  □ VISA  □ MasterCard

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**QUESTIONS:**  
312-670-2550

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**SECTION MEMBERSHIP - $50**  
□ YES! Enroll me in the Section of Health Law. I am a member of the ABA. By joining today, I am able to register at the section member rate.
Physicians Legal Issues Conference
June 13–15, 2013, Chicago, IL

Upcoming events

**Washington Health Law Summit**
December 9-10, 2013
Washington, DC

**Emerging Issues in Healthcare Law Conference**
February 26–March 1, 2014
Litchfield Park, AZ