

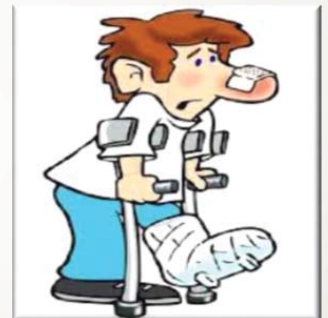
REDACTING MEDICAL RECORDS DEFENSE COUNTERPOINT



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FULL MEDICAL DISCOVERY

- Medical Records – past & present
 - Alleged injuries
 - Pre-existing conditions
 - Chronic health issues
- EMS
- Medical Bills – EOBs, subpoena directly to health care provider – amount of write offs/adjustments, letters of protection



EXPECT RESISTANCE

- Refusal to sign authorization
- Extremely limited authorization
- Produces redacted medical records
- Motions to Quash



STRATEGIES FOR OVERCOMING RESISTANCE

Understand what you are up against

- **Texas Rule 509: Physician-Patient Privilege**
 - Not absolute
 - 509(e)(4) limits scope of privilege
 - excluded is communication or record relevant to issue of physical, mental or emotional condition of patient in proceeding in which party relies upon conditions as part of party's claim or defense & communication or record is relevant to that condition



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Title search: Redacting Medical Records Defense Counterpoint

Also available as part of the eCourse

[Car Crash Updates: Medical Records, Injuries, Presenting and Crossing Doctors, and Subrogation and Liens](#)

First appeared as part of the conference materials for the
2018 The Car Crash Seminar session

"The Ethics of Redacting Medical Records from Plaintiff's and Defendant's Perspective"