31 July, 2014

NUMBER 200/14

COLLEGE OF PHYSICIANS AND SURGEONS
OF SASKATCHEWAN
TO COUNCIL

FROM: Registrar

SUBJECT: Possible Policy – Conscientious Objection to Providing Medical Care

For Your Decision
MEMORANDUM

DATE: July 31, 2014
TO: Council
FROM: Bryan E. Salte
RE: Possible Policy or Guideline – Physicians who have an ethical objection to provide certain forms of medical services

1. Decision to be made

Council is asked to consider whether it will develop a policy or guideline for physicians who have an ethical objection to providing certain forms of care. If such a policy is to be developed, the Council will need to appoint a committee to develop the policy or guideline.

2. Background

Council has developed a policy on Unplanned Pregnancy which addresses physicians’ ethical obligations in the context of an unplanned pregnancy. It provides the following guidance to physicians:

Any physician who is unable to be involved in the further care and management of any patient when termination of the pregnancy might be contemplated should inform the patient and make an expeditious referral to another available physician.

... 5) Will fully apprise the patient of the options she may pursue and provide her with accurate information relating to community agencies and services that may be of assistance to her in pursuing each option.

The issue of physician’s ethical obligations in situations where a service requested by a patient conflicts with the physician’s religious or moral beliefs seems to have gathered more attention recently.

Some of the issues which have resulted in controversy are:

1) Abortion;

2) Provision of birth control;
3) Legislation in Quebec dealing with assisted suicide;

4) Use of technology to identify the gender of a fetus;

5) Genetic testing.

That is not an exhaustive list, but provides some idea of the situations where ethical issues arise in the provision of such services.

3. Current Consultation in Ontario

The Ontario College of Physicians and Surgeons has a current policy *Physicians and the Ontario Human Rights Code* which partially addresses the issue above.

As part of its policy renewal cycle, it asked the question “Do you think a physician should be allowed to refuse to provide a patient with a treatment or procedure because it conflicts with the physician’s religious or moral beliefs?” At the date of this memo, 67% of the respondents (15,128) had responded “yes” and 33% (7,330) had responded “no”.

There has been some media attention to the issue and some quite strongly expressed views from different perspectives.

4. The work of the Conscientious Objections Working Group

I was part of a group that was formed with a grant to study and provide recommendations to Canadian Colleges of Physicians and Surgeons on the issue of physicians who have a conscientious objection to providing certain forms of medical care. The recommendations from the group are attached to this memo.

5. Discussion at the Western Registrars’ Meeting

The issue of conscientious objection was discussed at the most recent Western Registrars’ meeting attended by representatives of the Colleges of B.C., Alberta, Saskatchewan, Manitoba and Ontario.

I suggested that each of the Colleges consider whether the recommendations in the report of the conscientious objections working group are appropriate, and if so, to consider implementing them. I understood each College agreed to consider doing that.
My perspective if that if there can be a consistent position across Canada, it will greatly help in addressing this difficult issue, which many people feel very strongly about.

As a member of the conscientious objections working group which developed the recommendations I am not unbiased. However, I think that a document which generally follows what is in the document would be useful to establish expectations for physicians and guidance to the College when it deals with physicians who have ethical or moral objections to providing certain forms of care.

6. Attached documents

1) Draft policy statement developed by the Conscientious Objections Working Group which recommended Colleges adopt the draft policy (page 5)

2) Letter which I sent to Registrars of Canadian Colleges relating to the work of the Conscientious Objections Working Group, without the attached draft policy in paragraph 1) above (page 8)

3) Ontario’s current policy *Physicians and the Ontario Human Rights Code* (page 10)

4) Alberta’s Standard *Moral or Religious Beliefs Affecting Medical Care* (page 14)

5) Manitoba’s standard *Members Moral or Religious Beliefs Not to Affect Medical Care* (page 15)


7) Star Phoenix article addressing the Ontario consultation (page 19)

This document is a policy of the College of Physicians and Surgeons of [location] and reflects the position of the College. It is expected that all members of the College will comply with it. Failure to do so will render members subject to College investigation and may result in disciplinary action being taken against them.

1. Purpose

This policy seeks to provide clear guidance to physicians and the public about the right of physicians to act in accordance with their conscience as well as obligations they have that may conflict with this right and concern the provision of health information, referrals, and health services. This policy also outlines a process for the public to make complaints against physicians who fail to meet these obligations.

2. Scope

This policy applies to all situations in which physicians are providing, or holding themselves out to be providing, health services.

3. Definitions

Freedom of conscience: for purposes of this policy, actions or thoughts that reflect one’s deeply held and considered moral or religious beliefs.

Lawful excuse: a reason provided by law that relieves a person of a duty (e.g., physicians have a lawful excuse not to treat a patient who requests a procedure that will not achieve the goal that the patient seeks).

4. Principles

The College of Physicians and Surgeons has an obligation to serve and protect the public interest.

The Canadian medical profession as a whole has an obligation to ensure that people have access to the provision of legally permissible and publicly-funded health services.

Physicians have an obligation not to interfere with or obstruct people’s access to legally permissible and publicly-funded health services.

Physicians have an obligation to provide health information, referrals, and health services to their patients in a non-discriminatory fashion.

Physicians have an obligation not to abandon their patients.

Physicians’ freedom of conscience should be respected.

It is recognized that these obligations and freedoms can come into conflict. This policy establishes what the College expects physicians to do in the face of such conflict.
5. Obligations

5.1 Taking on new patients

Even if taking on certain individuals as patients would violate the physician’s deeply held and considered moral or religious beliefs, physicians must not refuse to take people on based on the following characteristics of, or conduct by, them:

a. age;

b. race, national/ethnic/Aboriginal origin, colour;

c. sex, gender identity, or gender expression;

d. religion or creed;

e. family or marital status;

f. sexual orientation;

g. physical or mental disability;

h. medical condition;

i. socioeconomic status;

j. engaging in activities perceived to contribute to ill health (e.g., smoking, drug or alcohol abuse); or

k. requesting or refusing any particular publicly-funded health service.

The above obligation does not prevent physicians from making bona fide decisions, or exercising professional judgment, in relation to their own clinical competence. Physicians are always expected to practice medicine in keeping with their level of clinical competence to ensure that they safely deliver quality health care. If physicians genuinely feel on grounds of clinical incompetence that they cannot accept someone as a patient because they cannot appropriately meet that person’s health care needs, then they should not do so and should explain to the person why they cannot do so.

The above obligation does not prevent physicians from making bona fide decisions to develop a specialist practice.

Where physicians know in advance that they will not provide specific services, but will provide only referrals (in accordance with s. 5.3), they must communicate this fact as early as possible and preferably in advance of the first appointment with an individual who wants to become their patient.

5.2 Providing information to patients

Physicians must provide their patients with the health information required to make legally valid, informed choices about medical treatment (e.g., diagnosis, prognosis, and treatment options, including the option of no treatment or treatment other than that recommended by the physician), even if the provision of such information conflicts with the physician's deeply held and considered moral or religious beliefs.

Physicians must not provide false, misleading, intentionally confusing, coercive, or materially incomplete information to their patients.

All information must be communicated by the physician in a way that is likely to be understood by the patient.

While informing a patient, physicians must not communicate or otherwise behave in a manner that is demeaning to the patient or to the patient’s beliefs, lifestyle, choices, or values.
The obligation to inform patients may be met by delegating the informing process to another competent individual for whom the physician is responsible.

### 5.3 Providing referrals for health services

Physicians can decline to provide legally permissible and publicly-funded health services if providing those services violates their freedom of conscience. However, in such situations, they must make a referral to another health care provider who is willing and able to accept the patient and provide the service.

This obligation does not prevent physicians from refusing to refer patients where there exists a recognized lawful excuse (see s. 3).

While discussing a referral with a patient, physicians must not communicate, or otherwise behave in a manner that is demeaning to the patient or to the patient’s beliefs, lifestyle, choices, or values.

When physicians make referrals for reasons having to do with their moral or religious beliefs, they must continue to care for the patient until the new health care provider assumes care of that patient.

### 5.4 Treating patients

When a referral to another health care provider is not possible without causing a delay that would jeopardize the patient’s health or well-being, physicians must provide the patient with all health services that are legally permissible and publicly-funded and that are consented to by the patient or, in the case of an incompetent patient, by the patient’s substitute decision-maker. This obligation holds even in circumstances where the provision of health services conflicts with physicians’ deeply held and considered moral or religious beliefs.

This obligation does not prevent physicians from refusing to treat a patient where there exists a recognized lawful excuse (see s. 3).

### 6. Complaints Process

Upon notification of a complaint under this Policy (see Form 2 [to be developed]), the College will investigate, prosecute, and remedy breaches of the obligations set out in this Policy.

### 7. Penalties

Failure to meet the obligations set out in this policy constitutes professional misconduct. Physicians who violate this policy will be subject to discipline by the College.
I was a member of a group which met last year to address issues of conscientious objection in health care. There were four representatives from Colleges of Physicians and Surgeons - Andréa Foti from the Ontario College, Gus Grant from the Nova Scotia College, me, and a person whose name I did not record from the Collège des Médecins du Québec. There were representatives from the faculties of law, medicine and philosophy from academia and other invited individuals. It was funded through a research grant.

The goal of the group was to develop a policy that could be adopted by Canadian Colleges of Physicians and Surgeons to guide physicians who have a conscientious objection to providing certain forms of health care. While that is most frequently experienced in issues pertaining to reproduction i.e. birth control, abortion and emergency contraception, it can arise in a number of other situations as well, such as provision of blood products and end of life care.

At the recent Western Registrar’s meeting the attendees appeared to have reached a consensus that the document developed by the working group, attached to this letter, should be considered for possible adoption by Canadian Colleges of Physicians and Surgeons.

Physician-assisted suicide, in particular, has the potential to challenge Colleges of Physicians and Surgeons to provide guidance to its members. I think that it will be much better for the Colleges and the physician members if the Colleges are prepared for the issue. If no policy is in place, and either the legislation in Quebec dealing with assisted suicide comes into effect, or the Supreme Court of Canada strikes down the prohibition against assisted suicide in the Taylor case, there will be an expectation that Colleges provide guidance to their members. The situation could have to be addressed on an urgent basis if there is no policy in place at the time.

I think it will be very helpful if all Colleges are able to adopt the same or a very similar document. My perspective is that the topic has the potential to be very controversial. My perspective is that ethical standards for medical practice should be very similar across Canada and that it should be possible for all of the Canadian Colleges to adopt a common approach. Any College that is an outlier, either because it has adopted a different position than other Colleges, or because it has not developed a policy, will potentially be placed in a difficult position.

The attached policy will be discussed by the Council of the College of Physicians and Surgeons of Saskatchewan at its upcoming meeting. The Council will be asked to consider adopting the policy in its current, or modified, form to guide physicians. I hope that a similar discussion will occur with all of the other Colleges.

If any College identifies what it perceives to be a deficiency in the document, dissemination of that perspective would be useful.

At the Western Registrar’s meeting, there appeared to be a general consensus that the document was generally appropriate. There were two suggestions raised by attendees.

Firstly, one attendee suggested that it may be useful to include in the guidance document a statement that the physician can advise the patient that he or she has an ethical or religious
objection to providing a service to a patient or providing information about a service to a patient, but should not engage in a further discussion about what the physician’s beliefs are that would interfere with providing that service or information.

Secondly, another attendee suggested that the document would better reflect the Code of Ethics if the obligation to inform patients was stated in positive terms rather than in negative terms. Currently the document states the following in section 5.2:

Physicians must provide their patients with the health information required to make legally valid, informed choices about medical treatment (e.g., diagnosis, prognosis, and treatment options, including the option of no treatment or treatment other than that recommended by the physician), even if the provision of such information conflicts with the physician’s deeply held and considered moral or religious beliefs.

Physicians must not provide false, misleading, intentionally confusing, coercive, or materially incomplete information to their patients.

The Code of Ethics has two paragraphs of relevance:

21. Provide your patients with the information they need to make informed decisions about their medical care, and answer their questions to the best of your ability.

45. Recognize a responsibility to give the generally held opinions of the profession when interpreting scientific knowledge to the public; when presenting an opinion that is contrary to the generally held opinion of the profession, so indicate.

I would be interested in the perspective of the various Colleges whether, if the document was to be accepted as a guidance document for physicians it would be better stated if it was partially in positive terms which could state something like the following:

Information provided to patients must be accurate and unbiased. It should not be false, misleading, intentionally confusing, coercive, or materially incomplete.

I hope that this letter will begin a dialogue which will result in a similar guidance document being adopted by each College that addresses the issue of the obligations of physicians who have a moral, ethical or religious objection to providing certain forms of medical services or providing information about certain forms of medical services.

Sincerely yours,

Bryan E. Salte, B.Ed., LL.B.
Associate Registrar
Physicians and the Ontario Human Rights Code

APPROVED BY COUNCIL: September 2008
PUBLICATION DATE: December 2008
TO BE REVIEWED BY: September 2013
KEY WORDS: Discrimination, Moral or religious beliefs, Accommodation of disability
RELATED TOPICS: Ending the Physician-Patient Relationship policy; The Practice Guide.
COLLEGE CONTACT: Physician Advisory Service
INTRODUCTION
Ontario’s Human Rights Code (the Code) articulates the right of every Ontario resident to receive equal treatment with respect to goods, services and facilities without discrimination based on a number of grounds, including race, age, colour, sex, sexual orientation, and disability. This imposes a duty on all those who provide services in Ontario – which includes physicians providing medical services – to provide these services free from discrimination.

PURPOSE
The goal of this policy is to help physicians understand the scope of their obligations under the Code and to set out the College’s expectation that physicians will respect the fundamental rights of those who seek their medical services.

SCOPE
This policy is applicable to all situations in which physicians are providing medical services.

POLICY
 Physicians must comply with the Code when making any decision relating to the provision of medical services. This includes decisions to accept or refuse individuals as patients, decisions about providing treatment or granting referrals to existing patients, and decisions to end a physician-patient relationship.

While the College does not have the expertise or the authority to make complex, new determinations of human rights law, physicians should be aware that the College is obliged to consider the Code when determining whether physician conduct is consistent with the expectations of the profession. Compliance with the Code is one factor the College will consider when evaluating physician conduct. This policy is divided into two sections, each of which addresses physicians’ obligations under the Code. The first addresses physicians’ obligations to provide medical services without discrimination. The second addresses physicians’ obligations to accommodate the disabilities of patients or individuals who wish to become patients.

1. Providing medical services without discrimination
The Code requires that physicians provide medical services without discrimination.

This means that physicians cannot make decisions about whether to accept individuals as patients, whether to provide existing patients with medical care or services, or whether to end a physician-patient relationship on the basis of the individual’s or patient’s race, ancestry, place of origin, colour, ethnic origin, citizenship, creed, sex, sexual orientation, age, marital status, family status and/or disability.

This does not prevent physicians from making decisions or exercising professional judgment in relation to their own clinical competence. Physicians are always expected to practice medicine in keeping with their level of clinical competence to ensure they provide patients with quality health care in a safe manner. If physicians feel they cannot appropriately meet the health care needs of a patient or an individual who wishes to become a patient, they are not required to accept that person as a patient or to continue to act as that patient’s physician, provided they comply with other College polices in so doing.

Guidelines
Although the Human Rights Commission and Tribunal have primary responsibility for interpreting and adjudicating human rights matters, the following guidance is intended to assist physicians in determining how to comply with the requirements of the Code. Physicians may also wish to seek guidance from a lawyer or the Canadian Medical Protective Association (CMPA).

i) Clinical Competence
As stated above, the duty to refrain from discrimination does not prevent physicians from making decisions in the course of practicing medicine that are related to their own clinical competence.

Where a physician is not able to accept an individual as a patient, provide a patient with treatment, or must end a physician-patient relationship for reasons related to his or her own clinical competence, the College offers the following as guidance.

Consider the Possibility of Referral
As a first step, physicians are encouraged to consider whether individuals or patients could be referred to other physicians for the elements of care that the physician is unable to manage directly.

Consult College Policies
If physicians decide that referral is not an option, and that they must end a physician-patient relationship for reasons

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2 Section 1 of the Human Rights Code, R.S.O. 1990, c. H.19 states, Every person has a right to equal treatment with respect to services, goods and facilities, without discrimination because of race, ancestry, place of origin, colour, ethnic origin, citizenship, creed, sex, sexual orientation, age, marital status, family status and or disability. The Ontario Human Rights Commission’s position is that the obligation not to discriminate on the basis of ‘sex’ includes an obligation not to discriminate on the basis of pregnancy, breastfeeding and gender identity.
3 Human Rights Code, R.S.O. 1990, c.H.19, section 1. This legal obligation is reflected in guidance contained in the Canadian Medical Association’s Code of Ethics, paragraph 17.
4 See CPSO’s policy Ending the Physician-Patient Relationship, and The Practice Guide.
related to clinical competence, they are expected to act in accordance with College expectations as set out in the Ending the Physician-Patient Relationship policy.

Clear Communication
The College expects physicians to communicate decisions they make to end a physician-patient relationship, refrain from providing a specific procedure, or to decline to accept an individual as a patient, and the reasons for the decision in a clear, straightforward manner. Doing so will allow physicians to explain the reason for their decision accurately, and thereby avoid misunderstandings.

Where a physician's clinical competence may restrict the type of patients the physician is able to accept, physicians should communicate these restrictions as soon as is reasonable. This will enable individuals to have a clear understanding as to whether the physician will be able to accept them as a patient, or whether it will be in their best interests to try to find another physician.

Where a physician's clinical competence may restrict the type of services or treatment he or she can provide, the physician should inform patients of any limitations related to clinical competence as soon as it is relevant. That is, the physician should advise the patient as soon as the physician knows the patient has a condition that he or she is not able to manage.

ii) Moral or Religious Beliefs
If physicians have moral or religious beliefs which affect or may affect the provision of medical services, the College advises physicians to proceed cautiously with an understanding of the implications related to human rights.

Personal beliefs and values and cultural and religious practices are central to the lives of physicians and their patients.

Physicians should, however, be aware that the Ontario Human Rights Commission or Tribunal may consider decisions to restrict medical services offered, to accept individuals as patients or to end physician-patient relationships that are based on physicians’ moral or religious beliefs to be contrary to the Code.

Ontario Human Rights Code: Current Law
Within the Code, there is no defence for refusing to provide a service on the basis of one of the prohibited grounds. This means that a physician who refuses to provide a service or refuses to accept an individual as a patient on the basis of a prohibited ground such as sex or sexual orientation may be acting contrary to the Code, even if the refusal is based on the physician's moral or religious belief.

The law in this area is unclear, and as such, the College is unable to advise physicians how the Commission, Tribunal or Courts will decide cases where they must balance the rights of physicians with those of their patients.

There are some general principles, however, that Courts have articulated when considering cases where equality rights clash with the freedom of conscience and religion. They are as follows:

• There is no hierarchy of rights in the Charter; freedom of religion and conscience, and equality rights are of equal importance;
• Freedom to exercise genuine religious belief does not include the right to interfere with the rights of others;
• Neither the freedom of religion nor the guarantee against discrimination are absolute. The proper place to draw the line is generally between belief and conduct. The freedom to hold beliefs is broader than the freedom to act on them;
• The right to freedom of religion is not unlimited; it is subject to such limitations as are necessary to protect public safety, order, health, morals, or the fundamental rights or freedoms of others;
• The balancing of rights must be done in context. In relation to freedom of religion specifically, Courts will consider how directly the act in question interferes with a core religious belief. Courts will seek to determine whether the act interferes with the religious belief in a manner that is more than trivial or insubstantial.

These principles appear to be generally applicable to circumstances in which a physician’s religious beliefs conflict with a patient’s need or desire for medical procedures or treatments. They are offered here to provide physicians with an indication of what principles may inform the decisions of Courts and Tribunals.

5 This could occur if the physician’s decision to refuse to provide a service, though motivated by religious belief, has the effect of denying an individual access to medical services on one of the protected grounds. For example, a physician who is opposed to same sex procreation for religious reasons and therefore refuses to refer a homosexual couple for fertility treatment may be in breach of the Code.
9 Trinity Western University v. British Columbia College of Teachers, [2001] 1 S.C.R. 772 headnote, and at para.36.
12 Ross v. School District no. 15, [1996] 1 S.C.R. 825; In Syndicat Northcrest v. Amselem, [2004] 3 S.C.R. 698, the Court said that the religious belief must be interfered with in a manner that is more than trivial or insubstantial. (at paragraphs 59, 60).
College Expectations
The College has its own expectations for physicians who limit their practice, refuse to accept individuals as patients, or end a physician-patient relationship on the basis of moral or religious belief.
In these situations, the College expects physicians to do the following:

- Communicate clearly and promptly about any treatments or procedures the physician chooses not to provide because of his or her moral or religious beliefs.
- Provide information about all clinical options that may be available or appropriate based on the patient’s clinical needs or concerns. Physicians must not withhold information about the existence of a procedure or treatment because providing that procedure or giving advice about it conflicts with their religious or moral beliefs.
- Treat patients or individuals who wish to become patients with respect when they are seeking or requiring the treatment or procedure. This means that physicians should not express personal judgments about the beliefs, lifestyle, identity or characteristics of a patient or an individual who wishes to become a patient. This also means that physicians should not promote their own religious beliefs when interacting with patients, nor should they seek to convert existing patients or individuals who wish to become patients to their own religion.
- Advise patients or individuals who wish to become patients that they can see another physician with whom they can discuss their situation and in some circumstances, help the patient or individual make arrangements to do so.

The College will consider the extent to which a physician has complied with this guidance, when evaluating whether the physician’s behaviour constitutes professional misconduct.

2. Accommodation of disability

Legal Duty under the Code
Under the Code, the legal obligation not to discriminate includes a duty to accommodate short of undue hardship. The duty to accommodate is not limited to disability, however, the information provided in this section will focus on accommodation of disability only.

When physicians become aware that existing patients or individuals who wish to become patients have a disability which may impede or limit access to medical services, the Code requires physicians to take steps to accommodate the needs of these patients or individuals. The purpose in doing so is to eliminate or reduce any barriers or obstacles that disabled persons may experience.

While physicians have a legal duty to accommodate disability, there are limits to this duty. Physicians do not have to provide accommodation that will cause them undue hardship. Further explanation of ‘undue hardship’ is provided in the Human Rights Commission’s Policy and Guidelines on Disability and the Duty to Accommodate.

Guidelines for Accommodation of Disability
Guidance on the specific steps that may be required to fulfil the duty to accommodate disability can be found in the Ontario Human Rights Commission’s Policy and Guidelines on Disability and the Duty to Accommodate (section 3.4).
There is no set formula for accommodating the needs of persons with disabilities.
Accommodation of persons with disabilities should be provided in a manner that is respectful of the dignity, autonomy and privacy of the person, if to do so does not create undue hardship.
Physicians are advised to approach situations where accommodation is required on a case-by-case basis, and to tailor the nature of the accommodation to the needs of the individual before them.
Examples of accommodation may include taking steps to ensure that a guide dog can be brought into an examination room, or that patients are permitted to have a sign language interpreter present during a physician-patient encounter.

13 These points are consistent with the guidance provided by the General Medical Council in its document, Personal Beliefs and Medical Practice.
14 The Ontario Human Rights Commission has stated that the duty to accommodate could arise in relation to other enumerated or protected grounds in the Code.
17 Policy and Guidelines on Disability and the Duty to Accommodate, Ontario Human Rights Commission, November 2000 (pp. 12, 13).
(1) A physician must communicate clearly and promptly about any treatments or procedures the physician chooses not to provide because of his or her moral or religious beliefs.

(2) A physician must not withhold information about the existence of a procedure or treatment because providing that procedure or giving advice about it conflicts with their moral or religious beliefs.

(3) A physician must not promote their own moral or religious beliefs when interacting with patients.

(4) When moral or religious beliefs prevent a physician from providing or offering access to information about a legally available medical or surgical treatment or service, that physician must ensure that the patient who seeks such advice or medical care is offered timely access to another physician or resource that will provide accurate information about all available medical options.

1Replaces Moral or Religious Beliefs Affecting Medical Care, Standard 27, reissued January 9, 2014 (standard number change only)
STATEMENT

No. 181

Members Moral or Religious Beliefs
Not to Affect Medical Care

1. A member must communicate clearly and promptly to a patient or prospective patient about any treatment or procedure that the member chooses not to provide because of his or her moral or religious beliefs.

2. A member must not withhold information about the existence of a procedure or treatment even if providing that procedure or treatment or giving advice about them conflicts with his or her moral or religious beliefs.

3. A member must not promote his or her own moral or religious beliefs when interacting with a patient.

4. If the moral or religious beliefs of a member prevent him or her from providing or offering access to information about a legally available medical treatment or procedure, the member must ensure that the patient who seeks that advice or medical care is offered timely access to another member or resource that will provide accurate information about all available medical options.

A statement is a formal position of the College with which members shall comply.
GUIDELINE: UNPLANNED PREGNANCY

An unplanned pregnancy is not necessarily an unwanted pregnancy.

Any physician who is unable to be involved in the further care and management of any patient when termination of the pregnancy might be contemplated should inform the patient and make an expeditious referral to another available physician.

In accepting responsibility for medically evaluating and counseling a patient in circumstances in which termination of the pregnancy might be contemplated, the responsible physician:

1) Will obtain a complete medical history, including inquiry as to the probability of sexual assault, and perform requisite examinations and investigations to:
   a) Confirm the pregnancy.
   b) Establish an accurate estimation of gestation based upon history, physical findings and when appropriate, ancillary investigations such as diagnostic ultrasound.
   c) Identify abnormal findings related to the pregnancy or other concomitant pathology which might be relevant to the making of an informed decision to continue or to terminate the pregnancy.
   d) Determine the Rh factor so that Rh Immunoglobulin may be given when appropriate.
   e) Any other investigations as deemed necessary by the history.

2) Will advise the patient fully of all the findings derived from the history, physical exam and investigations and explain to the patient the medical significance of the findings. Such explanation ought to include sufficient information to assure that the patient has a reasonable understanding of the stage of fetal development which is consistent with her current gestational age at which the pregnancy might be terminated.

3) Will provide or arrange for, genetic counseling where medically indicated.

4) Will explore with the patient her response to the findings of 1), 2) and 3) above, and record this response in the patient’s medical file.
5) Will fully apprise the patient of the options she may pursue and provide her with accurate information relating to community agencies and services that may be of assistance to her in pursuing each option.

a) With reference to the option of carrying the pregnancy to term, with plans to keep the child, the physician should apprise the patient of assistance that may be available through the Department of Social Services or other community-based support groups. If requested to do so, the physician should assist the patient in establishing contact with such groups.

b) With reference to the option of carrying the pregnancy to term, with plans to give up the child for adoption, the physician should arrange for early referral of the patient to the Department of Social Services and other government approved agencies to counsel and arrange for a variety of different types of adoption agencies.

c) With reference to the option of termination of the pregnancy, the physician should apprise the patient of the availability of abortion services in the province, or elsewhere, in accordance with any current law or regulation governing such services, and should ensure that the patient has the information needed to access such services or make the necessary referral. The patient should be provided the information regarding the nature of termination options, to the best of the physician’s ability.

6) All physicians performing abortions are to take appropriate steps to ensure that the patient has been provided with information about all options, and ensure that the decision for termination of the pregnancy was made on the basis of informed consent. Informed consent requires that the patient be provided with reasonably detailed information regarding:

i) the precise nature of the intervention that is to be undertaken, and

ii) the manner in which the intervention will be conducted, and,

iii) the known immediate risks (i.e. uterine perforation, infection, hemorrhage) associated with the intervention and the known incidence of risks, and

iv) the known long-term risks (impact on future fertility, incidence of future spontaneous abortions, ectopic pregnancy and premature birth) and the known incidence of such risks, and

v) the known psychological risks, and

vi) the follow-up care plan, to include possible complications, contraception options and clear directions as to follow up with a physician.

7) The physician who performs the abortion, should be skilled, not only in the initiation of the abortion, but also in the recognition of incomplete and failed procedures, as well as complications such as uterine perforation, hemorrhage, infection and cervical laceration, and refer the patient as deemed necessary.

8) All termination of pregnancies should be performed in accredited facilities.
9) Regardless of which option the patient elects, the physician has a professional obligation to explore the patient’s understanding of contraception options and to provide her with appropriate information and counseling which might reduce the risk of future unplanned or unwanted pregnancies.

10) Should there be difficulties in determining the maturity or capacity of the patient, the physician should use any other available resources such as the CPSS, CMPA, etc. to help in that respect.

Adopted by Council May 1991
Amended Feb 2011
To be Reviewed Feb 2014
A slight majority of Canadians believe doctors should have the right to deny a patient a medical treatment based on moral or religious beliefs, the nation's biggest medical licensing authority is discovering.

More than 14,000 individuals have responded so far to an online poll conducted by the College of Physicians and Surgeons of Ontario as part of a review of its policy on doctors and Ontario's human rights code.

The unscientific "quick poll," open to the public and members of the profession, asks whether physicians "should be allowed to refuse to provide a patient with a treatment or procedure because it conflicts with the physician's religious or moral beliefs."

As of Wednesday, 14,207 individuals had voted. Of those, 56 per cent support allowing doctors to restrict medical care based on their personal beliefs while 43 per cent are opposed. One per cent said they "don't know." The college has received 742 comments as well on the discussion forum, and is inviting public feedback until Aug. 5 on its website (cpso.on.ca).

"This is clearly an issue of relevance to both the public and members of the profession," said college spokeswoman Kathryn Clarke, who called the amount of feedback "exceptional." The college last year began promoting its public consultations using Twitter and Facebook, in addition to its website and Dialogue magazine.

But the debate has also been stoked by recent headlines involving doctors in two major Canadian cities denying medical care based on religious grounds.

Last month, the Calgary Herald reported that a doctor working at a walk-in clinic was refusing to prescribe contraception due to her personal beliefs. A sign in the window at the Westglen Medical Centre informed patients that "the physician on duty today will not prescribe the birth control pill."

Patients looking for the pill were instead provided with a list of other clinics willing to prescribe it.
In January, the Ottawa Citizen reported that three family doctors were refusing to provide birth control pills, or any form of artificial contraception, including the "morning after" pill, saying in letters to patients that doing so conflicts with their "medical judgment, professional ethical concerns and religious values."

On the College's discussion page, one member of the public wrote, "If I come to you for medical care, I expect to get the scientifically determined best care for my condition. If you can't or won't provide it because of your beliefs, find a new job."

One physician said he would never ask a patient "to act against her own conscience when making difficult choices about treatment. Who do you think you are to make me, because I have chosen a profession in the service of others, act against mine?" The College's current policy, approved in 2008, sets out a doctor's legal obligations under the Code as well as the college's expectations "that physicians will respect the fundamental rights of those who seek their medical services."

When it comes to moral or religious beliefs, the policy advises doctors to "proceed cautiously," warning that restricting medical services based on moral or religious beliefs may be "contrary to the Code."

Canadian ethicist Arthur Schafer said doctors and other health-care providers should be allowed to exercise "conscientious objection."

"They don't have to perform services that they think are unethical or that violate their sense of what the will of God is, if they're religious. But that's not an absolute right," said Schafer, director of the University of Manitoba's Centre for Professional and Applied Ethics.

What trumps that right are the life and health of the patient, he said. "That means that if you are the only physician in a remote, rural or northern area, and your refusal to provide a service will mean that the service will effectively not be available to them, you can't refuse."

In addition, he said a doctor who announces on a sign in his or her office a religious objection to the birth control pills isn't just refusing to provide a patient with a prescription they might get from another clinic across the street.

"She's saying, 'I have certain religious scruples and I don't believe in sex outside marriage and I don't believe in artificial birth control because my church teaches that it's wicked.'

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Conscientious Refusal in Family Medicine Residency Training
Jennifer E. Frank, MD

BACKGROUND AND OBJECTIVES: Conscientious refusal among physicians to provide medical care is known to exist. The prevalence of conscientious refusal in residents and behaviors surrounding moral objections is largely unknown. The purpose of this study was to identify the prevalence of moral objections among family medicine residents and faculty members and to identify beliefs and actions surrounding conscientious refusal.

METHODS: A Web-based survey was e-mailed to residents and faculty in six family medicine residency programs. Those respondents identifying a moral objection were asked about their beliefs and practices regarding disclosure and referral.

RESULTS: A total of 154 physicians responded (44.9% response rate). The majority reported a moral objection to at least one procedure with abortion for gender selection eliciting the largest number of moral objections (79.2%). Of the 14 procedures identified, at least four respondents (2.6%) reported an objection. The majority believed that a physician with a moral objection has a duty to disclose his or her objection to colleagues, but the majority had not done so. Resident and faculty physicians were generally felt to have the same right to refuse. Fifty-five percent of all respondents reported having participated in morally objectionable care based on medical futility.

CONCLUSIONS: This study is the first to demonstrate the prevalence of moral objection to legally available medical procedures among family medicine residents and faculty. The survey responses demonstrate that conscientious objection exists and that there is support for physicians exercising moral objection in clinical practice, provided they engage in appropriate patient education and referral.

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Conscientious objection, a term most closely associated with opposition to war, exists among health care professionals. Several widely publicized cases in which a physician or pharmacist refused to dispense a medication or perform a procedure for reasons of conscience have brought the issue to national prominence.1,2 While conscientious objection in medicine is known to be present, what occurs in the interaction between a physician and patient at the moment a conflict of conscience arises is unknown. Behaviors surrounding conscientious refusal are largely unknown with anecdotal descriptions being the norm, usually in the context of a legal case.

Curlin et al conducted a nationwide survey of a random, stratified sample of US physicians on attitudes and beliefs regarding religious beliefs and conscientious objection.3 Physicians were predominately male (74%), Caucasian (78%), and came from diverse geographical locations, practice types, and medical and surgical subspecialties. The majority (63%) scored moderate or high on a scale of intrinsic religiosity, with 50% of respondents identifying a Christian affiliation, 16% identifying a Jewish affiliation, 10% identifying no religious affiliation, and the remainder identifying another type of religious affiliation. Fifty-two percent of the physicians surveyed objected to abortion for failed contraception, 42% objected to prescribing birth control to adolescents without parental consent, and 17% objected to terminal sedation. Physicians in this survey were also queried about opinions regarding behaviors when a physician has a conscientious objection. Sixty-three percent of respondents believed it is ethical for the physician to describe his or her objection; 86% believed that the physician has an obligation to provide all the information about the requested procedure, and 71% believed the physician has an obligation to refer for the procedure.

A second survey of a random sample of primary care physicians was conducted by Lawrence and Curlin.4

From the Department of Family Medicine, University of Wisconsin
In this study, 61% of respondents were male, 44% were Asian, and 44% were Caucasian; they were fairly equally distributed among ages with a range of 26–60 years old, and 26% were family physicians, with the remaining 74% specializing in internal medicine. Interestingly, while 78% of respondents agreed that a physician should never do something he or she considered to be morally wrong, 57% agreed that physicians have an obligation to provide services to which they may morally object. When objections to legal medical procedures were identified, the majority of physicians did not believe they have an obligation to perform the procedure, but the majority did believe they have an obligation to refer. Sixty-eight percent of physicians objected to physician-assisted suicide, 44% objected to abortion for failed contraception, and 44% objected to abortion if the fetus had Down syndrome.

Residency training is a unique practice environment. A power differential exists between faculty and resident physicians potentially impacting a resident physician’s comfort with or ability to articulate a moral opposition to a controversial practice. Practice attitudes and professional roles are still being developed by residents who are in what has been termed a “professional adolescence.” Additionally, resident physicians are required to receive training in a specified group of patient care scenarios and medical procedures, which may make conscientious refusal difficult to reconcile with training requirements.

Research into conscientious objection in residency training is limited. Lazarus described the environment in an obstetrics and gynecology residency program surrounding the performance of or refusal to perform abortions. As has been described elsewhere, residents who declined to participate in abortions for moral reasons chose, in some cases, to extend their refusal to involvement in pre-procedure evaluation, ordering labs, or even interacting with the patient after the patient’s intent to obtain an abortion became known. Interestingly, only six of 20 residents and two of 24 faculty physicians elected to perform abortions in the residency program she describes.

Family medicine residency training provides a unique opportunity to explore the professional, legal, ethical, and practical issues surrounding conscientious objection. Family medicine is distinctive among specialties in encompassing nearly all controversial medical practices, including neonatal male circumcision, reproductive health, sexual medicine, end-of-life care, and transgender medicine. During residency training, resident physicians are both expected and required to practice full-scope family medicine, which includes comprehensive care of patients at all stages of life. While an attending family physician may select a practice that allows him or her to freely exercise his or her moral objections unencumbered, resident physicians do not enjoy the same freedom in choosing how they practice medicine. They are subject to attending oversight and required to participate in clinical activities in which they may be asked to provide a service to which they object. As trainees, their objections to medical procedures considered typical for a family physician to perform may interfere with an adequate training experience or may unfairly burden colleagues with increased workload.

This paper reports results of a survey of attending and resident family physicians’ beliefs about conscientious objection and practices when confronting this issue in their own clinical experience.

Methods
Sample
The University of Wisconsin Institutional Review Board determined that this research study was exempt from review. A quantitative study was conducted of resident and faculty physicians in the six family medicine residency programs in the University of Wisconsin Department of Family Medicine from June through August 2008. A total of 343 resident and faculty physicians were invited to participate in an electronic Web-based survey. Three separate invitations were sent by e-mail to resident and faculty physicians with a link to the survey. Demographic information was not collected on study participants in an effort to preserve confidentiality among a relatively small group of physicians.

Survey Instrument
A Web-based survey (websurvey@UW) was used for the eight-item questionnaire. The Web-based survey was anonymous and voluntary, and all questions were optional to complete. The survey focused on prevalence of moral objection to 14 legally available medical procedures, practices, and prescriptions, behaviors, and opinions regarding disclosure of moral objections, and beliefs regarding different requirements or allowances for resident physicians to exercise moral objection compared with attending physicians (survey available from corresponding author upon request). The survey questions were based in part on a previously published survey of physicians’ beliefs regarding conscientious objection.

Data Analysis
Descriptive frequency statistics were calculated on responses to each of the questions in the survey. Both absolute numbers of responses and percentages based on the total number of responses to each question were calculated.

Results
Survey Response Rate
A total of 154 respondents completed the survey, yielding an overall response rate of 44.9%. Survey respondents were not identified based on type of response, faculty or resident status, or any demographic data. Since no survey items required mandatory completion, not all questions received 154 responses. Survey questions received between 131 and 154 responses each.
Conscientious Objection to Specific Procedures

Each of the 14 procedures or prescriptions had at least four respondents (2.6%) who reported an objection. One procedure (performing or referring for an abortion for gender selection because of parental preference) solicited 122 respondents who identified a potential objection, representing 79.2% of total respondents. Aside from this one procedure, a minority of respondents (4–43, representing 2.6%–27.9%, respectively) identified an objection to the listed procedures and practices. Likewise, the majority of respondents identified “no objection” to 13 of 14 procedures and practices with a range from 91–147 respondents (59%–95.5%, respectively).

The respondents were also asked to identify whether residents should be allowed to refuse participation in these procedures and practices. With one exception, a larger number of respondents identified that a resident had a right to refuse than the number who volunteered a personal objection. Depending on the procedure, between 19 (12.3%) and 89 (57.8%) of respondents indicated a belief in the resident’s right to refuse, with performing an abortion for failed contraception generating the largest positive responses.

Behaviors Surrounding Conscientious Refusal

Twelve (13%) of the respondents who had at least one moral objection reported notifying their supervisor (medical director or program director) of their objection, with the majority (87%) reporting that they had not informed their supervisor of their objection. However, the majority of respondents (86.4%) believed that a physician with a moral objection was obligated to disclose the objection to practice colleagues. The majority of respondents with a moral objection (62/103 or 60.2%) did report having a plan to “inform, educate, and refer patients who request the objectionable procedure.”

Respondents were asked about their experience providing or refusing to provide care that they considered morally objectionable on the basis that the care was futile. Eighty-four of 147 respondents (57.1%) reported providing this type of care with 35/147 (23.8%) stating they had not done so. Twenty-eight (19%) reported never being in this specific clinical scenario. Twenty-seven of 151 (17.9%) respondents reported refusing to provide futile care on moral grounds with 91/151 never refusing (60.3%) and 33/151 (21.9%) never being in this clinical situation.

Obligation to Inform and Refer

The majority of respondents stated that a physician has an obligation to fully inform patients about (95.5%) and to refer patients for (90.2%) procedures to which he or she has a moral objection. Seventy percent of respondents felt that it is acceptable for a physician to explain the rationale behind his or her objection to the patient.

Clinical Scenario

Respondents were given a brief clinical scenario (Table 1). The majority of respondents (69.9%) reported that the attending and resident physician have the same right to refuse. Eighteen percent reported that the resident is more entitled to refuse, 5.9% reported the resident is less entitled to refuse, and 5.2% reported that neither physician has the right to refuse to perform the procedure.

Discussion

The majority of respondents report a moral objection to at least one legal medical procedure, although this is an outlier, with the majority of respondents reporting no objection to the remaining 13 procedures listed. This particular procedure (abortion for gender selection for parental preference) may elicit a strong emotional response among physicians who feel that it is an inappropriate reason for abortion. Each procedure listed elicited at the minimum four respondents with a potential objection, revealing that even common and widespread medical treatments and procedures (vasectomy, tubal ligation, treatment of sexual dysfunction in an unmarried person) are objectionable to a small minority of practicing physicians.

In general, there was support for resident refusal even among physicians who did not personally have an objection to a specified procedure or practice. This was further borne out in a hypothetical clinical scenario in which most survey respondents identified that a resident physician has an equal or stronger right to refuse than an attending physician. Despite the reliance on resident physicians to do much of the “front-line” work with patients and the recognition that broad training experiences are needed to become a competent family physician, resident and faculty family physicians do respect resident physicians’ ability to hold

Table 1: Hypothetical Scenario

Consider the following scenario. An attending physician and a second-year resident are rounding in the nursery on one of the residency program’s patients. One of the newborns is scheduled to have a circumcision performed that morning. The resident objects to neonatal circumcision on moral grounds and refuses to participate in the procedure.

- The resident is more entitled to refuse to participate in a morally objectionable procedure because his or her participation is not essential to the patient’s care.
- The resident is less entitled to refuse to participate in a morally objectionable procedure because he or she is a trainee.
- The resident has the same right to refuse to participate as the attending physician does because they are both physicians.
- Neither the resident nor the attending has the right to refuse to participate.
- Other, please specify
personal moral objections and to exercise their right to refuse.

In the presence of moral objections, disclosure to colleagues is seen as an obligation, but it is rarely done. More conversation around conscientious refusal needs to occur at all levels, including between learner and teacher, colleagues, and physicians and patients. Reasons for failure to disclose need to be elucidated to identify barriers. Given the prevalence of moral objections to legal medical procedures and prescriptions, medical students, residents, and faculty should discuss the ethics of conscientious refusal, methods for communication with peers, supervisors, and patients, and the requirement for legally and ethically sound plans of care.

Limitations

The response rate (44.9%) is one limitation of the survey since the majority of those invited to respond did not do so. This limits interpretation of the results and could indicate that those surveyed who had stronger beliefs (in one direction or the other) may have been more likely to respond. The results of this study are unique to the residents and faculty in the University of Wisconsin Department of Family Medicine and limit generalizability of the findings. No demographic data was obtained, making it impossible to determine if professional experience or current position is linked to beliefs or behaviors. It is also not possible to identify if specific characteristics (such as religious beliefs) are associated with moral objections as was identified previously.3

Since behaviors are self-reported, there may be bias inherent in the responses and error in recollection of clinical experiences. The complexity of the subject matter may also limit the respondents’ ability to give a complete answer by requiring a yes or no response.

Conclusions

The appropriate response to the resident physician who voices a moral opposition to a controversial medical practice is still being defined. To promote ethical development in residency education, it is important to proceed through several steps. The first, which this study sought to address, is to define the prevalence of the issue. Clearly, if conscientious refusal is only a philosophical construct that does not play out in the interaction between a patient and physician, then it is not a high priority for resident education. If, however, moral objections to legal, medically appropriate, and available procedures, prescriptions, and practices does exist as demonstrated by this survey and others,3,4 it is imperative that an appropriate response is considered, debated, and finally defined.

Lazarus5 quantified the problem facing resident physicians and program directors who confront moral opposition. In her program, 17/20 residents volunteered that the policy regarding performing abortions was not stated when they interviewed for the program and that the policy should be clarified. Fifteen of the 20 residents desired further discussion on the ethical issues surrounding abortion policy.

While interesting, it is not sufficient to only define the issue. Further steps must explore how beliefs evolve into behaviors, how those behaviors play out in patient care, and how resident physicians can be educated to promote ethical behavior in the provision of care.

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References