Pain Medication: No Proof Nurse Violated The Standard Of Care.

The patient complained to her nurse she \Box was having severe pain while recoverexcision of her right breast and axillary apartment. node dissection.

her charting that she gave her patient Bu- Alzheimer's dementia. prenex at 1:51 p.m. and then found the patient unresponsive at 2:30 p.m.

but remained comatose until she died eighteen months later, never having been get dressed. The nurse phoned the physiweaned from the ventilator.

The nurse claimed in court that she did nurse gave intramuscularly. check on her patient during the thirty-nine minute interval, but it was not documented found dead. in the chart. The husband claimed the nurse never checked on the patient.

Even if there was a lapse of thirty-nine minutes between administration of the medication and discovery of the unresponsive patient, that does not amount to an obvious departure from the nursing standard of care.

COURT OF APPEAL OF LOUISIANA March 5, 2014

The Court of Appeal of Louisiana dismissed the husband's lawsuit.

A patient being found unresponsive and of itself. after receiving medication from a nurse, in from the standard of care by the nurse.

The hospital's nursing protocols did not define a specific time frame for a nurse to monitor or to check back on a patient after administration of a narcotic analgesic, nor was the husband able to produce testi- of death found in the autopsy, yet the mony from a nursing expert establishing a medical chart showed no indication of con- that the medical chart did not contain prospecific time frame.

standard of care and to prove a violation of home staff to have been aware of it or modification were ever actually provided that standard, the husband had no case. Smith v. Rapides Healthcare, ___ So. 3d 2014 WL 852361 (La. App., March 5, 2104).

Haldol: No Proof **That Medication Caused The** Patient's Death.

he elderly patient was brought to the hospital for treatment for smoke inhaing in the hospital shortly after surgical lation she suffered during a fire in her against the nursing facility where he had

Her diagnoses included hypertension, The nurse was able to recount from chronic obstructive pulmonary disease and facility's nursing staff which led to severe

Early one morning about six weeks after being discharged from the hospital to The patient was promptly intubated long-term care a nurse found her sitting up in bed in a highly agitated state trying to cian who ordered 1mg of Haldol which the

Ninety minutes later the patient was

The family of the deceased has failed to demonstrate that any departure from the standard of care actually the deceased's caused death.

NEW YORK SUPREME COURT APPELLATE DIVISION February 25, 2014

The New York Supreme Court, Appellate Division, dismissed the lawsuit the infact he later developed pressure lesions. family filed against the nursing home.

to pass away ninety minutes after receiving for incontinence care to be provided every medication from a nurse proved nothing, in two hours, for staff assistance to be pro-

and of itself, does not prove a departure rapid heart beat but no arrhythmia. Thus it tion and hydration. He was also supposed was irrelevant whether Haldol is contrain- to be provided with a special pressuredicated for patients with arrhythmia. Vital reduction mattress and a gel cushion to go signs taken by the nurse after the injection under his bottom in his wheelchair. actually showed the heart rate had slowed.

> Congestive heart failure was the cause taken it into consideration in care planning. to the patient. Cedar Senior v. Nevarez, Wong v. German Masonic, 114 A.D. 3d 588, ___ N.Y.S.2d __ (N.Y. App., February 25, 2014).

Skin Care: Court Sees Violation Of The Standard Of Care.

F amily members filed suit on behalf of the deceased resident's spent his final days.

The lawsuit alleged negligence by the pressure ulcers.

There is no consistent evidence in the medical chart that the plan of care formulated on admission and subsequent modifications were ever initiated by the nursing facility.

COURT OF APPEALS OF TEXAS March 19, 2014

The Court of Appeals of Texas accepted a physician's expert opinion that the facility did violate the standard of care.

According to the family's expert, the Braden Scale was used on admission to assess the patient's potential for loss of skin integrity and development of pressure sores, but the scoring showing he was not at risk had to have been inaccurate because

Later in his stay his risk factors were The fact the elderly patient happened reassessed and his care plan was modified vided for transfers and for more attention The patient's EKGs had showed a to be given to his needs for adequate nutri-

No Documentation That **Interventions Were Carried Out**

The telling point for the Court was gestive heart failure before the patient died. gress notes or other documentation that the Without expert testimony to define the Thus there was no reason for the nursing interventions called for in the care plan S.W. 3d __, 2014 WL 1047039 (Tex. App., March 19, 2014).

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