ABSTRACT

Objective. To provide a “big picture” overview of the characteristics and outcomes of recent criminal and administrative cases in which physicians have been criminally prosecuted or charged by medical boards with offenses related to inappropriate prescribing of opioid analgesics.

Design. We identified as many criminal and administrative cases of these types as possible that occurred between 1998 and 2006. Cases were identified using a wide variety of sources, including organizational and government agency databases, published news accounts, and Web sites. Factual characteristics of these cases and their outcomes, and of the physicians involved, were then further researched using additional sources and methods.

Setting. Study findings are intended to apply to practicing U.S. patient care physicians as a whole.

Patients or Other Participants. There were no patients or participants in this study.

Outcome Measures. We analyzed the numbers and types of cases and physicians involved, criminal and administrative charges brought, case outcomes and sanctions, specialties, and other characteristics of the physicians involved.

Results. The study identified 725 doctors, representing an estimated 0.1% of practicing patient care physicians, who were charged between 1998 and 2006 with criminal and/or administrative offenses related to prescribing opioid analgesics. A plurality of these (39.3%) were General Practice/Family Medicine physicians, compared with 3.5% who were self-identified or board-certified pain specialists. Physicians in this sample were more likely to be male, older, and not board certified ($P < 0.001$).

Drug Enforcement Administration (DEA) criminal and complaint investigations averaged 658 per year (2003–2006) and “for cause” surrenders of DEA registrations averaged 369.7 (2000–2006).

Conclusions. Criminal or administrative charges and sanctions for prescribing opioid analgesics are rare. In addition, there appears to be little objective basis for concern that pain specialists have been “singled out” for prosecution or administrative sanctioning for such offenses.

Key Words. Physicians; Opioids; Prescribing; Prosecution; Criminal; Charges
Introduction

Recent press accounts and articles regarding cases in which physicians have been convicted of criminal charges relating to prescribing opioid analgesics [1–5] have raised concern among prescribing doctors. Earlier research indicates that very few physicians (fewer than 50 per year) have been charged with such criminal offenses [6–9] that prosecutors are reluctant and unlikely to prosecute doctors for prescribing-related decisions involving controlled substances (CS) [9,10], and—after education about using opioids for pain—physicians become more comfortable prescribing them [11], many still fear unjustified prosecution or sanctioning. In addition, doctors have been shown to have difficulty identifying standardized patients who deceptively claim to be in severe pain [12]. Consequently they tend to underprescribe opioids for pain [6,7,11,13–19]. Such concerns are exacerbated by recent journalistic articles [4,20] and news stories that suggest—without firm research evidence—that pain specialists are those most likely to be involved in such cases.

To date, no multiyear, nationwide study of actions taken against physicians so charged and/or administratively reviewed has been available. This study was undertaken by the Center for Practical Bioethics (CPB), in partnership with the National Association of Attorneys General (NAAG) and Federation of State Medical Boards (FSMB), to answer the following kinds of questions: How many physicians actually have been criminally charged or reviewed by state medical boards for offenses related to the prescribing of opioid analgesics? What were the characteristics of these physicians? What pleas have the physicians charged with criminal offenses entered? Have most of the physicians involved in these cases been pain specialists?

The following hypothetical scenarios provide examples of the types and ranges of cases addressed in this study. Representing typical offenses and charges, they indicate how physicians might become involved in cases of this type, and why they might have been charged with different, specific criminal, and administrative offenses.

Scenario 1

Doctor A, now in his 70s, plans to retire soon from his small, rural solo practice. Most of his current patients are elderly, and many come to him complaining of age-related minor aches and pains as well as more severe and disabling pain caused by diseases common to older populations such as cancer (and neuropathies related to its treatment), osteoarthritis, spinal stenosis, and various neuropathies and neuralgias. Informed by pharmaceutical sales representatives who regularly visit his office that sustained-release, opioid-based analgesics have become available to control many types of severe pain throughout the day, Doctor A begins issuing high-dosage prescriptions of these drugs for patients whose conditions include arthritis pain and severe headaches. When one of these patients nearly dies by accidentally overdosing on her prescribed analgesics, the patient’s family complains to the state medical board. Checking Doctor A’s patient records, Board investigators find that many of his recent CS analgesic prescriptions appear to have been medically unnecessary and clinically inappropriate. The Board sanctions the doctor for misprescribing and for violating accepted standards of medical care. It levies a fine, puts his practice on probation, and suspends his Drug Enforcement Administration (DEA) CS registration until he completes continuing medical education classes to learn proper methods of prescribing opioid-based analgesics.

Scenario 2

A man comes to Doctor B for chronic neck and back pains. The pains were caused, he says, by an auto accident earlier in the year. The man tells the doctor that over-the-counter remedies and back exercises are providing insufficient relief, and that the accident-related pain now is keeping him from sleeping well or holding a job. Doctor B prescribes high-dosage units of oxycodone, together with a muscle relaxant. The patient keeps his scheduled follow-up appointments, during which Doctor B monitors the status of his pain and renews his prescriptions. Soon after he fills each of these prescriptions, however, the patient sells the oxycodone to a local drug dealer. When the dealer is arrested, investigators find that some of his drugs originated as prescriptions issued by Doctor B. A check of the doctor’s records shows that he occasionally prescribed CS analgesics without first giving physical exams, and that in those instances, his office nevertheless billed Medicare for such exams. Satisfied on the basis of the inconsistent physical examinations and questionable billings that Doctor B probably is not really practicing medicine, the local district attorney decides that the doctor either knew or should have known that his patient’s oxycodone prescriptions ended up
being sold on the street. He files criminal charges against Doctor B for drug trafficking and health-care fraud.

Scenario 3
Although Doctor C has been financially successful in the past, his medical practice now is struggling, and he is having trouble making payments on his large house, boat, and other personal debts. He decides to supplement his income by selling pre-signed, blank prescription pads and by dispensing samples of opioid-based analgesics without accompanying examinations or prescriptions, for cash, to anyone who comes to the back entrance of his clinic and requests such drugs by name. The doctor maintains his illicit inventories by removing containers of opioid-based drugs at night from the supply rooms of local hospitals. Tipped off by an informant, federal investigators send an under-cover agent to Doctor C’s office. As planned, the agent succeeds in purchasing the opioid-based analgesics he requests, for cash, from Doctor C without an examination or receiving a prescription. The doctor then is charged with prescription fraud; illegally obtaining, possessing, and distributing CS; and racketeering.

Methods

Data Sources
Because health-professional CS cases that have received the greatest amounts of media attention have been those involving physicians, this study was restricted to criminal and administrative cases from 1998 to 2006 in which physicians—rather than nurse practitioners, pharmacists, and other health care professionals—were involved. All physicians involved in these cases were in practice and actively involved in providing patient care at the time of their involvement. In these cases, CS medications were those identified as scheduled drugs by the DEA on its Web site (http://www.usdoj.gov/dea/pubs/scheduling.html). Because the research involved in this study was not considered research involving human subjects, the study was not subject to institutional review board or ethics committee approval.

In the absence of comprehensive sources of information on criminal and administrative cases of this type or on the characteristics of physicians (MDs and Doctor of Osteopathy [DOs]) involved such cases, we used a wide variety of sources and methods to identify and research as many relevant adjudicated cases as possible. Every effort was made to identify relevant cases filed or heard during the time period; no known selection biases were imposed.

Criminal Cases
Relevant federal and state criminal cases were identified and researched over the entire study time frame using both online and published sources, including Public Access to Court Electronic Records (http://pacer.psc.uscourts.gov/); Lexis/Nexis (http://global.lexisnexis.com/us), the Federal Register (http://www.gpoaccess.gov/fr/index.html), online historical news accounts posted by local newspapers, appellate court decisions, Web sites maintained by the patient-advocacy organizations that follow high-profile cases of physicians charged with analgesic-related offenses, the Web site of the DEA, and Web sites of individual federal and state criminal courts and state medical boards. In addition, because few states maintain historical lists of their criminal cases, we contacted the Attorney General’s (AG) offices in 43 states to request information on relevant cases in those states over the time period.

These AG offices are responsible for prosecuting Medicaid fraud, which often involves offenses involving the prescribing of CS. Many AG offices also are responsible for, or share responsibility with, district attorneys for prosecuting drug diversion activity under their states’ own CS laws.

Additional criminal cases came from medical board disciplinary records involving doctors whose licenses had been suspended or revoked because of prior criminal convictions for prescribing-related offenses. Similarly, Federal Register notices of DEA CS registration revocations identified physicians involved in relevant criminal cases at state or federal levels. Last, investigators placed phone calls to prosecutors and defense attorneys to request additional case details. When prosecutors and defense attorneys could not be reached, court clerks often provided needed case information.

Administrative Cases
The FSMB identified many relevant state medical board cases through queries of its Data Center database. FSMB staff manually reviewed flagged cases to verify that the charges actually involved prescribing of CS analgesics. We identified additional state administrative cases through Federal Register notices of CS registration revocations, and on the Web sites of state medical boards. Some case details came from interlocutory (intermediate
or tentative) and final orders provided by individual state medical boards. “Originating” state medical board cases, i.e., those that were not responses to sanctions imposed by medical boards in other states, were flagged for analysis purposes. Information on federal administrative actions (typically, revocations of federal CS registrations) was obtained both from the DEA Web site (http://www.usdoj.gov/dea) and through online searches of the Federal Register.

Physician Characteristics and Specialties
We sourced physician demographic characteristics through news accounts, phone calls to appropriate state medical or osteopathic boards, and when necessary, written requests to those boards. Information on medical specialties and subspecialties, when not available from these state medical and osteopathic boards, came from Internet medical directory sites such as http://www.healthgrades.com. All reported medical specialties were checked against the online database of the American Board of Medical Specialties (ABMS, http://www.abms.org) or by staff of the American Osteopathic Association, to determine whether those specialties were board-certified. Numbers of international medical graduates in 2004 are from reference [21].

Study physicians classified as General Practice/Family Medicine specialists included those who self-identified as Family Medicine, Family Practice, or General Practice specialists, those who were board-certified as such by the ABMS, and those confirmed by the American Academy of Family Physicians to have at some time been members of that organization.

Only study physicians who self-identified as Pain Medicine specialists or who had at some point been certified by an ABMS-affiliated board in Pain Medicine were classified as such. Some self-identified Pain Medicine specialists may have been certified instead by the American Board of Pain Medicine (ABPM) [2,3]. It should be noted that beyond holding a DEA CS registration, physicians who prescribe CS analgesics are not required to be board-certified by either organization in Pain Medicine.

Data on Federal Investigations, CS Registration Revocations and Voluntary Surrenders
We obtained data on total federal criminal and complaint investigations and on voluntarily surrenders of federal CS registrations from the DEA. Totals for DEA investigations were available for 2003–2006, and for voluntary registration surrenders from 2000 to 2006. DEA “complaint” investigations typically are undertaken as follow-ups to state medical license actions and usually result in routine revocation of the physician’s DEA CS registration, whereas DEA “criminal” investigations—those that, after preliminary checking, are found to be substantial enough to be pursued on a formal basis—involve suspected CS-related crimes. “Out of business” registration surrenders generally indicate physician retirement or career change, whereas “for cause” registration surrenders generally follow upon the physician’s medical license being suspended or revoked by a medical board, or upon being convicted in criminal court for various healthcare offenses. “For cause” surrenders included, but were not restricted to, surrenders made in connection with prescribing-related offenses. Revocations of DEA CS registrations reported in the Federal Register almost always result from medical board license actions or from criminal convictions, including those for prescribing-related offenses.

Statistical Analyses
Datasets were extracted via queries of the study’s Microsoft Access 2000 database. We then used Microsoft Excel 2000 (Microsoft Corporation, Redmond, WA) pivot tables to compute category and subcategory totals and subtotals, and Excel worksheets to compute percentages and prevalence rates.

To see whether the specialties of the study physicians differed significantly from those of physicians in the United States workforce, we compared the numbers of study physicians holding each specialty with those of active physicians in the workforce, i.e., physicians actively providing patient care. Analyses took into account that many study physicians held two or more specialties. Baselines for the physician workforce were taken, where available, from 2003 figures published in the 2005 edition of the American Medical Association’s (AMA) annual statistical summary [22]. Two thousand three was selected as the baseline year for these comparisons because it represents a midpoint year in the 1998–2006 time frame. We then computed prevalence rates/1,000 physicians for each of the 10 specialties observed most often among study physicians over the time frame, and 95% confidence intervals for each of these prevalence rates.
Because the baseline total provided in the AMA publication for Pain Medicine specialists was dramatically small—135 for the 2003 workforce—and because this number was not consistent with the number of Pain Medicine certificates American Board of Medical Specialties reports physicians had received between 1995 and 2004—over 3,000—we developed an alternative estimate of the baseline number of pain specialists in the physician workforce. In 2002, 335 Ohio physicians were either self-reported pain specialists, board-certified in Pain Medicine, or both [23]. These 335 physicians represented 1.04% of the estimated 24,732 Ohio patient care physicians active in Ohio in 2003. Applying this percentage to the AMA's reported 691,873 active U.S. patient care physicians in 2003 [22], we obtained an estimate of 9,371 self-identified or board-certified pain specialists active in the United States for that year.

In the demographic analyses, physician age represents the age of each individual in the year their case was filed. If a physician was involved in more than one case, this was the year of that physician's earliest case within the study time frame. To compare demographic characteristics of study physicians with those in the United States' physician workforce, we computed two-tailed Pearson chi-square tests without correction for continuity. As most of the criminal and administrative cases involved multiple charges against each physician, we computed for each charge category both the percentage of total charges and the percentage of total cases involving that type of charge. Chi-square tests and confidence intervals were computed using tools provided on the Vassar-stats Web site (http://faculty.vassar.edu/lowry/VassarStats.html). P < 0.05 was considered statistically significant.

Results

Total Cases

We identified a total of 986 cases over the 1998–2006 study time frame in which physicians had been criminally charged and/or administratively reviewed with offenses involving the prescribing of opioid analgesics. 335 were criminal cases (178 state, 157 federal) and 651 were administrative cases (525 state medical board cases, 126 DEA administrative actions regarding CS registrations).

Numbers and Specialties of Study Physicians

The 725 individual physicians involved in these cases over the study time period represent 0.1% of the total 691,873 patient-care physicians active in 2003, or one out of 954 physicians.

As shown in Table 1, General Practice/Family Medicine physicians comprised the largest proportion of physicians involved in the criminal and administrative cases (39.3%). Pain Medicine specialists, both self-identified and board certified, comprised 3.5% of the physicians involved in these cases.

Table 1 also shows prevalence rates/1,000 over the study period for the specialties observed most frequently among study physicians. General Practice/Family Medicine specialists had the highest 9-year prevalence rate: 3.3 per 1,000 practicing patient care physicians (95% confidence interval [CI] 2.9–3.7), or 0.4/1,000 per year. The prevalence rate for Pain Medicine specialists was lower, 2.3 per 1,000 over the study period (CI 1.5–3.5), with an average annual rate of 0.3/1,000 per year.

Demographic Characteristics of Study Physicians

Table 2 provides percentage comparisons by gender, age range, degree, country where degree

<table>
<thead>
<tr>
<th>Specialties Observed Most Frequently for Study Physicians</th>
<th>Study (N)</th>
<th>Study (%)</th>
<th>U.S. Workforce (N)*</th>
<th>U.S. Workforce (%)</th>
<th>Prevalence Rate/1,000 over Study Period</th>
<th>95% CI</th>
<th>Prevalence Rate/1,000 Per Year</th>
</tr>
</thead>
<tbody>
<tr>
<td>General practice/family medicine</td>
<td>247</td>
<td>39.3</td>
<td>75,414</td>
<td>10.9</td>
<td>3.3</td>
<td></td>
<td>2.9–3.7</td>
</tr>
<tr>
<td>Physical medicine and rehab</td>
<td>17</td>
<td>2.7</td>
<td>6,729</td>
<td>1.0</td>
<td>2.5</td>
<td></td>
<td>1.6–4.0</td>
</tr>
<tr>
<td>Pain medicine</td>
<td>22</td>
<td>3.5</td>
<td>8,371</td>
<td>1.4</td>
<td>2.3</td>
<td></td>
<td>1.5–3.5</td>
</tr>
<tr>
<td>Psychiatry</td>
<td>51</td>
<td>8.1</td>
<td>35,515</td>
<td>5.1</td>
<td>1.4</td>
<td></td>
<td>1.1–1.8</td>
</tr>
<tr>
<td>Internal medicine</td>
<td>149</td>
<td>23.7</td>
<td>104,397</td>
<td>15.1</td>
<td>1.4</td>
<td></td>
<td>1.2–1.6</td>
</tr>
<tr>
<td>Anesthesiology</td>
<td>47</td>
<td>7.5</td>
<td>35,536</td>
<td>5.1</td>
<td>1.3</td>
<td></td>
<td>1.0–1.7</td>
</tr>
<tr>
<td>Emergency medicine</td>
<td>33</td>
<td>5.3</td>
<td>25,470</td>
<td>10.9</td>
<td>1.3</td>
<td></td>
<td>0.9–1.8</td>
</tr>
<tr>
<td>General surgery</td>
<td>32</td>
<td>5.1</td>
<td>30,812</td>
<td>4.5</td>
<td>1.0</td>
<td></td>
<td>0.7–1.4</td>
</tr>
<tr>
<td>Obstetrician/Gynecologist</td>
<td>20</td>
<td>3.2</td>
<td>36,738</td>
<td>5.3</td>
<td>0.5</td>
<td></td>
<td>0.3–0.8</td>
</tr>
<tr>
<td>Pediatrics</td>
<td>18</td>
<td>2.9</td>
<td>52,449</td>
<td>7.6</td>
<td>0.3</td>
<td></td>
<td>0.2–0.5</td>
</tr>
</tbody>
</table>

was obtained, and board certification categories, for study physicians and patient care physicians in the 2003 workforce. Significantly more of the study physicians were male \((P < 0.001)\), aged 55 or over \((P < 0.001)\), and DOs \((P < 0.001)\), than in the workforce. Study physicians also were significantly less likely to be board certified in any of their specialties \((P < 0.001)\), including those that were self- or otherwise-identified as Pain Medicine specialists. The two groups did not differ significantly with regard to whether or not they received their medical degrees in the United States.

### Trends in Numbers of Cases, Federal Investigations, and Registration Surrenders

Table 3 shows trends in three related measures over the study period, for years in which data were available. DEA investigations of physicians suspected of violations relating to the prescribing of CS medications (including opioid analgesics) has increased in recent years, for both “complaint” and “criminal” investigations. Between 2003 and 2006, DEA criminal investigations—those involving prescribing- or diverting-related violations—increased 31.6%, with increases of over 15% from 2004 to 2005 and again from 2005 to 2006.

Total numbers of cases shown in Table 3, combining federal and state criminal and administrative cases, have increased over the study period, from 17 in 1998 to 147 in 2006. The decline in total cases from 2005 to 2006 is due largely to a decrease in the number of state administrative (state medical board) cases in 2006. However, the other three categories of cases decreased in 2006 as well.

Last, Table 3 shows that between 2000 and 2006 the numbers of physicians voluntarily surrendering their CS registrations has remained fairly steady, between 19,000 and 21,000 per year. Most (97.7%) of these surrenders have been due to practice-closings or career changes (what the DEA classifies as “out-of-business” surrenders). The remaining 2.3% of physicians voluntarily surrendered their CS registrations for what DEA classifies as “for cause,” i.e., in connection with the physician having been criminally charged or having their medical license suspended or revoked for reasons that could have included prescribing-related offenses. This “for cause” number also has remained relatively steady since 2000, fluctuating between 300 and 450 per year.

### Criminal and Administrative Charges

Table 4 shows, for each general type of criminal charge, the percentages of cases and percentages
of charges represented by that type of charge. Criminal charges filed most frequently involved drug trafficking/racketeering (77.9% of cases) or fraud (33.9% of cases) rather than offenses involving direct harm to patients, such as murder or manslaughter (5.8%) or inappropriate, illegal, or harmful relationships with patients (4.5%).

Table 5 similarly shows, for each type of administrative (state medical board) charge (i.e., basis for action), the percentages of such cases and charges represented by that type. Bases for action filed most frequently were falsifying or failure to maintain adequate medical records (38.3% of cases), and violating accepted standards of care or practice (26.0%). Fewer physicians were charged with misprescribing—i.e., issuing prescriptions for which the risks outweighed the benefits (20.2% of cases)—or with prescribing to habitual users or addicts (10.1%).

**Case Outcomes**

Among the study physicians prosecuted in criminal courts, 79.5% pled guilty or no contest to at least one of the criminal charges brought against them. The remaining 20.5% plead not guilty to all criminal charges. 90.6% of the physicians prosecuted either pled guilty or subsequently were found guilty on at least one count. Of these, 78.8% received either a prison sentence, a monetary penalty, or both. Of the remaining 21.2% who received neither type of sanction, most (59.8%) were placed on probation. Of the 335 criminal cases involving study physicians, 7.5% were either dismissed or otherwise diverted during pretrial stages.

Disciplinary orders (i.e., sanctions) imposed by state medical boards, in addition to any orders affecting the status of those physicians’ medical licenses, most often required them to attend continuing medical education courses (22.0% of cases), or to pay a fine or another monetary penalty (19.8%).

License-related orders imposed by state medical boards upon physicians charged with CS-related offenses usually involved the temporary surrender or suspension of their medical license (37.8% of cases), rather than revocations or nonrenewals of those licenses (17.7%). In 16.4% of cases, the medical board took no action regarding the physician’s medical license.

**Discussion**

**Study Strengths**

This research provides the most complete multi-year picture currently available of the numbers and
distinguishing characteristics of U.S. physicians who actually have been prosecuted or administratively reviewed for offenses involving the prescribing of CS analgesics, and of the outcomes of those physicians’ cases. It also reports totals for, and trends in, the numbers and types of such cases, and in the numbers of federal investigations and voluntary physician surrenders of DEA CS registrations in recent years.

Study Limitations
Although we were able to report numbers of federal criminal investigations of physicians for CS-related offenses, we were unable to obtain comparable data on the numbers of state criminal and medical board investigations that have taken place, a matter of considerable interest to analgesic-prescribing physicians. There is little doubt that the number of physicians investigated greatly exceeds the numbers subsequently charged.

We could not unambiguously check for relationships between charges and sanctions. Due to variations in state laws and rules, prescribing-related charges brought against physicians can be classified differently among states or even within a state, due to variations in individual prosecutors’ inclinations or styles. For example, differences between such charges as “misprescribing” and “violating accepted standards of medical care” and other bases for actions taken by state medical boards are not rigorously established, either across jurisdictions within states, or state-to-state.

Physician characteristics we examined did not include additional, potentially-relevant measures, including years since medical school graduation, years in practice, racial characteristics, or whether there were previous sanctions, warnings, or probationary periods.

Last, the DEA-provided figures on physicians’ voluntary surrenders of CS registrations “for cause” include, but are not limited to, surrenders

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**Table 4** Percent of cases in which different types of criminal charges were filed, 1998–2006

<table>
<thead>
<tr>
<th>Criminal Charge Category</th>
<th>Total Charges Filed</th>
<th>Percent of Charges</th>
<th>Percent of Cases</th>
</tr>
</thead>
<tbody>
<tr>
<td>Drug trafficking/selling/legally distributing/racketeering</td>
<td>257</td>
<td>42.4</td>
<td>77.9</td>
</tr>
<tr>
<td>Fraud: prescription, healthcare, wire, mail, other</td>
<td>112</td>
<td>18.5</td>
<td>33.9</td>
</tr>
<tr>
<td>Illegally obtaining/possessing drugs/consspiracy to obtain</td>
<td>89</td>
<td>14.7</td>
<td>27.0</td>
</tr>
<tr>
<td>Money laundering</td>
<td>27</td>
<td>4.5</td>
<td>8.2</td>
</tr>
<tr>
<td>Other/nonspecific drug act violation</td>
<td>24</td>
<td>4.0</td>
<td>7.3</td>
</tr>
<tr>
<td>Violating standards of medical care/practice</td>
<td>20</td>
<td>3.3</td>
<td>6.1</td>
</tr>
<tr>
<td>Murder/manslaughter</td>
<td>19</td>
<td>3.1</td>
<td>5.8</td>
</tr>
<tr>
<td>Records, falsifying/failure to maintain accurate/complete</td>
<td>19</td>
<td>3.1</td>
<td>5.8</td>
</tr>
<tr>
<td>Inappropriate/illegal/harmful relationships with patients</td>
<td>15</td>
<td>2.5</td>
<td>4.5</td>
</tr>
<tr>
<td>Obstruction of justice/making false statements</td>
<td>9</td>
<td>1.5</td>
<td>2.7</td>
</tr>
<tr>
<td>Prescribing drugs/refilling prescriptions illegally</td>
<td>9</td>
<td>1.5</td>
<td>2.7</td>
</tr>
<tr>
<td>Unlicensed activity</td>
<td>6</td>
<td>1.0</td>
<td>1.8</td>
</tr>
<tr>
<td>Total charges</td>
<td>606</td>
<td>100.0</td>
<td>—</td>
</tr>
<tr>
<td>Total individual cases</td>
<td>330</td>
<td>—</td>
<td>100.0</td>
</tr>
</tbody>
</table>

---

**Table 5** Percent of state medical board cases involving different bases for action

<table>
<thead>
<tr>
<th>State Medical Board Charge Categories</th>
<th>Total Charges Filed</th>
<th>Percent of Charges</th>
<th>Percent of Cases</th>
</tr>
</thead>
<tbody>
<tr>
<td>Records/reports—falsifying, failure to maintain adequate</td>
<td>140</td>
<td>16.3</td>
<td>38.3</td>
</tr>
<tr>
<td>Standards of care/practice—violating accepted medical</td>
<td>95</td>
<td>11.1</td>
<td>26.0</td>
</tr>
<tr>
<td>Prosecution/conviction for drug-related criminal offense</td>
<td>83</td>
<td>9.7</td>
<td>22.7</td>
</tr>
<tr>
<td>Prescribing practices—improper/prescribing pads/nonphysician use</td>
<td>77</td>
<td>9.0</td>
<td>21.0</td>
</tr>
<tr>
<td>Misprescribing—excessive doses or amounts, refills</td>
<td>74</td>
<td>8.6</td>
<td>20.2</td>
</tr>
<tr>
<td>Other/nonspecific violations of drug act, related laws/regulations</td>
<td>72</td>
<td>8.4</td>
<td>19.7</td>
</tr>
<tr>
<td>Conduct—unprofessional, dishonest, unbecoming, harmful to public</td>
<td>67</td>
<td>7.8</td>
<td>18.3</td>
</tr>
<tr>
<td>Physical/medical exams—failure to conduct prior to prescribing</td>
<td>62</td>
<td>7.2</td>
<td>16.9</td>
</tr>
<tr>
<td>Prescribing w/o medical indication/legitimate medical purpose</td>
<td>50</td>
<td>5.8</td>
<td>13.7</td>
</tr>
<tr>
<td>Negligence or gross negligence</td>
<td>46</td>
<td>5.4</td>
<td>12.6</td>
</tr>
<tr>
<td>Physician impairment/chemical dependency</td>
<td>38</td>
<td>4.4</td>
<td>10.4</td>
</tr>
<tr>
<td>Prescribing to habitual users/addicts potentially addicted patients</td>
<td>37</td>
<td>4.3</td>
<td>10.1</td>
</tr>
<tr>
<td>Patients— inappropriate/illegal/harmful relationships with</td>
<td>16</td>
<td>1.9</td>
<td>4.4</td>
</tr>
<tr>
<td>Total charges (bases for action)</td>
<td>857</td>
<td>100.0</td>
<td>—</td>
</tr>
<tr>
<td>Total individual cases</td>
<td>336</td>
<td>—</td>
<td>100.0</td>
</tr>
</tbody>
</table>
based upon having been investigated, charged, convicted, or sanctioned specifically for prescribing-related, rather than for other CS-related offenses. Thus, these figures provide only a rough indication of the numbers of physicians who may have voluntarily surrendered their registrations in lieu of prosecution or receiving harsher sanctions.

Conclusions
Practicing physicians, including Pain Medicine specialists, have little objective cause for concern about being prosecuted by law enforcement or disciplined by state medical boards in connection with the prescribing of CS pain medications.

Pain Medicine specialists represent only 3.5% of the 725 physicians identified as having been involved in such cases in the recent years. Although the absolute number of physicians with self-identified or board-certified specialties in General Practice, Family Medicine, or Family Practice was small—only 247 (0.3%) out of 75,414 patient care physicians in 2003 with such specialties—this group still comprised the largest percentage of the 725 physicians (39.3%) involved in the criminal and administrative cases.

Implications
That primary care physicians are overrepresented is not surprising. Given the estimated 50 million patients in chronic pain in the US [11] and the relative shortage of pain specialists to care for them [24], long-term chronic pain care generally defaults to the primary care arena where patients instead are served by primary care clinicians, many of whom lack specific training in pain medicine or addiction medicine.

The low rate of physician prosecutions in our study suggests that the reasons for the reluctance of physicians to prescribe opioid analgesics are complex. The widely publicized chilling effect of physician prosecution on physicians concerned with legal scrutiny over prescribing opioids [1] appears disproportionate to the relatively few cases in which convictions and regulatory actions have occurred. Thus other causal factors must be considered.

Although data from this study offer insight into the actual number of criminal and administrative cases against physicians related to CS prescribing, it was not possible to review the cases in which physicians are investigated but charges are not formally raised. Records of such medical board or other law enforcement investigations generally are not accessible, and the frequency of such investigations at state and local levels is not known.

Although physician fear of regulatory scrutiny may not always be based on real threats, its effects can lead to real changes in prescribing behaviors that may substantially undermine the treatment of pain. The alarming public health crisis of prescription drug abuse can also stimulate fearful reactions among government regulators and lawmakers that may render unintended collateral damage. Irrespective of the relatively few cases identified in this study, it seems likely that physicians react to frightening or inconsistent public policy statements. Likewise, they are sensitive to experience with, or lore about, investigations that were ultimately dismissed but which disrupted a medical practice and produced fear and possibly panic. Thus, the chilling effect may be, in part, related to public relations and communications problems on the part of regulators as well as to how law enforcement handles the full number of its investigations, not just those that lead to conviction or discipline. Thus, these data may be extrapolated to suggest that regulators and law enforcement may do well to improve how they craft their public messages to physicians and how they handle routine investigations of medical practice. These phenomena deserve greater study.

How law enforcement, regulators, medicine, and the public interpret the recent clash of pain and the law will almost certainly influence the future climate of pain care in America. Effective solutions to the conflicting public health crises of under-treated pain and prescription drug abuse will have to address the discordant perceptions between physicians and law enforcement, and ultimately will have to address the current state of inadequate medical education on pain and safe and effective prescribing of CS, as well as inadequate research on pain and drug abuse.

Future Research
Additional empirical studies now are needed to identify reasons underlying patterns and trends identified in this study. These should include research into reasons why, in cases of this type, General Practice/Family Medicine physicians have been involved both most frequently and most disproportionately, whether physicians involved in these cases were practicing within the specialties of their training at the time, and whether geographic locations of the physicians’ practices or racial characteristics of the patient populations involved had
any relationship to the incidence of charges and sanctions.

In addition, subsequent studies should examine the specific types and dosages of opioid analgesics and other drugs cited as evidence of crime or unprofessional conduct, prior histories of prescription-related offenses, the roles played by prosecutors and other law enforcement officials, types of evidence brought to bear in decisions to file charges against opioid-prescribing physicians, and the criteria that are applied in decisions to prosecute a case criminally rather than to refer it at least initially to a state medical board. Data on actual numbers of state criminal and medical board investigations might be obtained by working closely with a few, select states, and then generalizing these findings.

Last, detailed research is needed into the procedural and evidentiary reasons underlying case dismissals, not-guilty verdicts, and reversals of conviction upon appeal in the small numbers of cases with these outcomes.

Acknowledgments

Author Contributions

Dr. Goldenbaum had full access to all the data in the study and takes responsibility for the integrity of the data and the accuracy of the data analysis.

- Study concept and design: Christopher, Goldenbaum, Fishman, Joranson.
- Acquisition of data: McKee, Thexton, Goldenbaum.
- Analysis and interpretation of data: Goldenbaum, Christopher, Fishman, Thexton.
- Drafting of the manuscript: Goldenbaum, Fishman, Gallagher.
- Critical revision of the manuscript for important intellectual content: Christopher, Fishman, Payne, Joranson, Gallagher, Edmondson, McKee, Thexton.
- Statistical analysis: Goldenbaum.
- Obtained funding: Christopher, Fishman.
- Study supervision: Goldenbaum, Christopher, Fishman, Joranson.

Financial Disclosures

Dr. Fishman reported being a consultant, serving on the speakers’ bureau of, and receiving grants/research support from Elan Company, Endo Pharmaceuticals, Janssen Medical Affairs, L.L.C., Merck & Company, Inc., Pfizer, Inc., and Purdue Pharma, L.P.; and having been a consultant for Cephalon, Inc., and Eli Lilly and Company. Dr. Payne reported being a consultant to AstraZeneca, P.L.C., Elan Company, Ionix Pharmaceuticals, Johnson & Johnson, Merck & Co, Inc., Pfizer, Inc., Janssen Medical Affairs, Purdue Pharma, L.P., Rinat P.G.R.D., TheraQuest Biosciences, Endo Pharmaceuticals, Xanodyne Pharmaceuticals, Inc., TransOral Pharmaceuticals, Inc., and Applied Clinical Intelligence (Pharmaceutical Research and Manufacturers of America, PhRMA); serving on the speaker’s bureau of King Pharmaceuticals, Inc.; and being a major stock shareholder of Rinat, P.G.R.D., Xanodyne Pharmaceuticals, Inc., and Prism Pharmaceuticals. Mr. Joranson reported receiving honoraria from Abbott Laboratories, Alpharma, Inc., Cephalon, Inc., Ortho-McNeil, Inc., Purdue Pharma, L.P; and receiving grant through the University of Wisconsin from Alpharma, Inc., Cephalon, Inc., Endo Pharmaceuticals, and Purdue Pharma, L.P. Dr. Goldenbaum, Mr. Thexton, and Ms. McKee reported being compensated by the CPB for providing consulting services.

Funding/Support

Research, analysis, and writing expenses associated with this study were funded, in part, by unrestricted grants to the CPB from the Greenwall, Cloud L. Cray, United Health, and the William T. Kemper Foundations, and from the Mayday Fund. Remaining expenses for conducting the study were paid by the CPB out of operating funds. Unrelated to this study, the CPB has received unrestricted funding from Purdue Pharma, L.P.

Role of the Sponsors

With the exception of the CPB, aside from providing funds, none of the funding organizations played a role in the design and conduct of the study; collection, management, analysis, and interpretation of the data; and preparation, review, or approval of the manuscript.

Additional Contributions

A number of individuals and organizations contributed substantially to the planning and work that led to the preparation of this article. Organizations that voluntarily and without compensation provided data, access to such data, or technical guidance, include the FSMB, the American Pain Society and the Office of Diversion Control of the DEA. Both the American Academy of Pain Medicine and American Pain Society voluntarily provided data helpful in shaping final research questions. Individuals providing assistance voluntarily and without compensation in conceiving and designing the study included the following: Lynne Ross, Former Executive Director, NAAG; Will Rowe, Executive Director, American Pain Foundation; Lisa Robin, Vice President, FSMB; David Hooper, FSMB; William Marcus, JD; Annette Prince, LCSW, JD, U. of Oklahoma Health Sciences Center; Robert Twillman, PhD, University of Kansas Hospital; Peggy Compton, RN, PhD, UCLA School of Nursing; Deborah Daniels, JD, Krieg DeVault LLP; Neal Kauder, President, VisualResearch, Inc.; and Penelope Ziegler, MD, Medical Director Emeritus, William J. Farley Center. The following among these individuals also provided data or access to data, technical assistance, or both: Ross, Robin, Marcus, and Hooper.
Preliminary, embargoed versions of findings were presented to members of the Balanced Pain Policy Initiative Task Force in Kansas City, Missouri in January, 2007 and in June, 2007 at the DEA National Conference on Chemical and Drug Diversion in Ft. Lauderdale, Florida.

References