Assessment of malpractice claims due to spinal epidural abscess

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OBJECTIVE Spinal epidural abscesses (SEAs) can be difficult to diagnose and may result in neurological compromise or even death. Delays in diagnosis or treatment may worsen the prognosis. While SEA presents a high risk for litigation, little is known about the medicolegal ramifications of this condition. An enhanced understanding of potential legal implications is important for practicing spine surgeons, emergency medicine physicians, and internists.

METHODS The VerdictSearch database, a large legal-claims database, was queried for “epidural abscess”–related legal cases. Demographic and clinical data were examined for all claims; any irrelevant cases or cases with incomplete information were excluded. The effects of age of the plaintiff, sex of the plaintiff, presence of a known infection, resulting paraplegia or quadriplegia, delay in diagnosis, and delay in treatment on the proportion of plaintiff rulings and size of payments were assessed.

RESULTS In total, 56 cases met the inclusion criteria. Of the 56 cases, 17 (30.4%) were settled, 22 (39.3%) resulted in a defendant ruling, and 17 (30.4%) resulted in a plaintiff ruling. The mean award for plaintiff rulings was $5,277,468 ± $6,348,462 (range $185,000–$19,792,000), which was significantly larger than the mean award for cases that were settled out of court, $1,914,265 ± $1,313,322 (range $100,000–$4,500,000) (p < 0.05). The mean age of the plaintiffs was 47.0 ± 14.4 years; 23 (41.1%) of the plaintiffs were female and 33 (58.9%) were male. The proportion of plaintiff verdicts and size of monetary awards were not affected by age or sex (p > 0.49). The presence of a previously known infection was also not associated with the proportion of plaintiff verdicts or indemnity payments (p > 0.29). In contrast, juries were more likely to rule in favor of plaintiffs who became paraplegic or quadriplegic (p = 0.03) compared with plaintiffs who suffered pain or isolated weakness. Monetary awards for paraplegic or quadriplegic patients were also significantly higher (p = 0.003). Plaintiffs were more likely to win if there was a delay in diagnosis (p = 0.04) or delay in treatment (p = 0.006), although there was no difference in monetary awards (p > 0.57). Internists were the most commonly sued physician (named in 13 suits [23.2%]), followed by emergency medicine physicians (named in 8 [14.3%]), and orthopedic surgeons (named in 3 [5.4%]).

CONCLUSIONS This investigation is the largest examination of legal claims due to spinal epidural abscess to date. The proportion of plaintiff verdicts was significantly higher in cases in which the patient became paraplegic or quadriplegic and in cases in which there was delay in diagnosis or treatment. Additionally, paralysis is linked to large sums awarded to the plaintiff. Nonsurgeon physicians, who are often responsible for initial diagnosis, were more likely to be sued than were surgeons.

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of neurosurgeons face a claim annually. A 2011 report indicated that 7.4% of all physicians had a claim annually, and by age 65 between 75% and 99% of all physicians will have contended with a malpractice claim. Orthopedic surgeons and neurosurgeons are among the most frequently sued specialists; 14% of orthopedists and 18% of neurosurgeons face a claim annually.

The diagnostic challenge and the high risk of disability and death in SEA compound the malpractice risk. Despite this, only one previous study has addressed the medical-legal aspects of SEA. The authors of this 2013 study examined 19 cases of SEA (or spinal epidural hematoma) and found that delay in surgery resulted in unfavorable verdicts. The results were limited by the details available in the database.

Understanding the risk factors for malpractice litigation in SEA is essential for spine surgeons but is even more important for clinicians responsible for the initial diagnosis (i.e., primary care and emergency medicine physicians). In this investigation, factors associated with unfavorable rulings and higher indemnity payments in SEA claims were assessed. We hypothesized that delay in diagnosis, delay in treatment, and severity of neurological injury would result in a higher proportion of plaintiff (patient) verdicts and higher indemnity payments.

Methods

The VerdictSearch (ALM Media Properties, LLC) database, a large legal-claims database with over 180,000 cases spanning from February 1988 to May 2015, was queried for the term “spinal epidural abscess.” Results were filtered to the “malpractice” subcategory. Data including the age and sex of the patient, the source of infection, complications, the presence of diagnostic or treatment delay, and the medical specialty of the provider were collected. The outcome of each case was assessed and recorded as defense (physician) verdict, plaintiff (patient) verdict, or settlement. Indemnity payments were also recorded. Cases were excluded if there was missing information or if the lawsuit did not pertain to SEA.

The effects of age of the plaintiff, sex of the plaintiff, presence of a known infection, severity of neurological complication, and presence of delayed diagnosis or treatment on both the proportion of cases that were settled and the proportion of cases that resulted in rulings for the plaintiff were evaluated using chi-square testing with Microsoft Excel. Effect on the amount of indemnity payment was evaluated for all variables using Student t-tests. Statistical significance was set at p < 0.05.

Results

Case Characteristics

In total, 68 cases were assessed; 12 cases were excluded for missing information or irrelevance, leaving a total of 56 cases for analysis.

The mean age of the plaintiffs was 47.0 ± 14.4 years. Of 56 plaintiffs, 23 (41.1%) were female and 33 (58.9%) male. Fourteen patients (25%) had a known source of infection, 8 (14.3%) had a recent history of epidural injection, 4 (7.1%) had a known history of IV drug abuse, and 25 (44.6%) had no known history of infection or known source of infection prior to diagnosis (Table 1).

The severity of illness ranged from permanent neurological injury (including weakness or numbness) in 23 cases (41.1%), to paralysis (including paraplegia or quadriplegia) in 31 (55.4%), and death in 2 (3.6%). A delay in diagnosis was alleged in 41 cases (73.2%), and a delay in treatment was alleged in 9 (16.1%). Physicians of multiple different specialties were named in lawsuits, including internists in 13 suits (23.2%), emergency medicine physicians in 8 (14.3%), anesthesia in 6 (10.7%), family practitioners in 4 (7.1%), and orthopedic surgeons in 3 (5.4%) (Table 1).

Case Outcomes

Of the 56 cases, 17 (30.4%) were settled and 39 (69.6%) went to trial. Of those that proceeded to trial, 22 (56.4%) resulted in a defendant ruling and 17 (43.6%) resulted in a plaintiff ruling. Overall, 30.4% of all cases resulted in a verdict for the plaintiff.

The mean award for plaintiff rulings was $5,277,468 ± $6,348,462 (range $185,000–$19,792,000, median $2,500,000), which was significantly larger than the mean award for cases that were settled out of court, $1,914,265 ± $1,313,322 (range $100,000–$4,500,000, median $2,200,000) (p < 0.05).

Source of Infection

In the 31 cases (55.4%) in which the plaintiff was under 50 years of age, there was no difference in either the proportion of settlements versus court cases or the proportion of plaintiff versus defendant verdicts when compared with cases in which the plaintiff was over 50 (p > 0.49). Similarly, for the 33 cases (58.9%) with male plaintiffs, there was no difference in either proportion when compared with cases with female plaintiffs (p > 0.56). Neither age nor sex were significantly related to the size of the indemnity payments (p > 0.62).

Neurological Sequelae

Thirty-one plaintiffs (55.4%) suffered complete paraplegia or quadriplegia as a result of SEA, while 23 (41.1%) complained of less severe permanent neurological injury, such as leg or arm weakness, numbness, or difficulty ambulating. Paralysis was clearly noted preoperatively in 30 of the 31 cases of paraplegia or quadriplegia, and severe weakness was noted preoperatively in the remaining case. Although there was no difference in the proportion of
settlements in cases with paralyzed plaintiffs (p = 0.18), paralyzed plaintiffs were more likely to receive a plaintiff verdict (p = 0.03) (Table 2). Furthermore, the mean award for paralyzed plaintiffs was $4,699,772 ± $5,369,684, which was significantly larger (p = 0.003) than for plaintiffs without devastating neurological sequelae, $946,491 ± $815,137.

**Delay in Diagnosis or Treatment**

In 41 cases (73.2%), there was an alleged delay in diagnosis. Compared with cases in which there was no delay, cases with a delayed diagnosis were both more likely to be settled (p = 0.02) or result in a plaintiff verdict if the case went to court (p = 0.04) (Table 3). Similarly, in the 9 cases (16.1%) in which there was alleged delay in treatment after the diagnosis of SEA had been made, plaintiffs were more likely to win (p = 0.006) (Table 4). In this small series, there were no cases with a physician verdict when there was an alleged delay in treatment and the case went to trial. However, delay in treatment did not affect the proportion of cases that were settled (p = 0.32). Neither delay in diagnosis nor delay in treatment lead to increased monetary awards (p > 0.57).

**Discussion**

SEA is a medical emergency that not only can be difficult to diagnose but requires prompt diagnosis and treatment to prevent or limit severe neurological injury. As such, SEA presents a high risk for malpractice litigation. Previous closed claims analyses have evaluated spine surgical claims and claims after cauda equina syndrome, but only 1 small study of 19 cases, including only 4 plaintiff verdicts, has investigated the medicolegal impacts of SEA. In the present study we used a more extensive and validated database to assess more factors over a much larger sample size. Our findings indicate that paralysis, delayed diagnosis, and delayed treatment all result in more plaintiff wins, while plaintiff age, sex, and preexisting infection did not affect case outcomes.

It is not surprising that age and sex were not associated with plaintiff verdicts or monetary awards. This finding is consistent with the previous SEA study by French et al. as well as the cauda equina study by Daniels et al. Although a study by Oetgen and Parikh found that the percentage of general orthopedic malpractice claims resulting in payment was higher for pediatric patients, there were no juvenile plaintiffs in this study. The youngest plaintiff age was 23 years.

Though the presence of a known infectious source may raise suspicion for SEA and thus assist physicians with an earlier diagnosis, there was no association between known infection prior to diagnosis and case outcomes. In this study, unpublished manu-
study, known infections included skin infections as well as internal infections, which were represented by conditions such as pneumonia, appendicitis, bacteremia, and discitis. It is likely that the lack of association with outcome is due to the individualized effects of known infections. Some known infections assisted physicians with prompt diagnosis, and some were used by plaintiffs to argue that SEA should have been diagnosed earlier. Ultimately, the critical issue is whether diagnostic delay was present.

Although French et al. did not note any association between complication and case outcome, it is likely that sample size was a limiting factor. Two of the 4 winning plaintiffs in their study had suffered paraplegia. In our study, paralyzed plaintiffs were more likely to both win verdicts and receive higher monetary awards. Juries are likely more sympathetic to paralyzed plaintiffs. Our sample included only 4 quadriplegic patients, so we were unable to assess whether there are further differences between quadriplegic and paraplegic plaintiffs.

Both alleged delay in diagnosis and delay in treatment resulted in more plaintiff rulings, although neither affected monetary awards. Delayed diagnosis was alleged when plaintiffs argued that a competent physician should have performed an appropriate workup for SEA, including advanced radiological imaging, at an earlier time point. Delay in treatment was alleged when plaintiffs argued that surgery was delayed despite a known diagnosis of SEA. Since either form of delay can significantly worsen outcome, it is logical that these delays were associated with plaintiff verdicts. This is consistent with the study by French et al., in which the mean time to surgery in cases with plaintiff rulings was 33 days, compared with 19 days in cases with defendant rulings. The authors concluded that time to surgery was the only significant factor associated with case outcomes, though both of these times to surgery are surprisingly long.

In the current study, no case with an alleged delay in treatment that went to trial resulted in a ruling for the defendant. While delay in diagnosis was commonly alleged, some juries found that no physician would have reasonably suspected SEA or that no delay in diagnosis had occurred. However, delay in treatment is easier to measure. Once the diagnosis is known, physicians should promptly initiate treatment and obtain surgical consultation to avoid suboptimal outcomes and malpractice litigation.

It is important for physicians to recognize which professions are sued after SEA. Most commonly, it is not the surgeon but the clinician responsible for making the initial diagnosis (i.e., internists, primary care physicians, and emergency medicine physicians).

Our study had several potential limitations. VerdictSearch, although large, is not a comprehensive database. Cases are selected by case attorneys and published to the website after review by the VerdictSearch staff and input from both plaintiff and defense counsel. Thus, the cases available for review could be affected by selection bias. As the database is national, case outcomes may be affected by regional or state laws, but we were unable to evaluate for regional effects due to limited power. Additionally, the database is not created for health care professionals. The variability in medical detail limits assessment of factors such as affected spinal levels and specific time to surgery. Still, VerdictSearch has been used in several previous studies to evaluate closed claims.

This investigation represents the largest study to date on SEA malpractice suits and provides valuable information for clinicians in multiple specialties. Specifically, surgeons should never delay or defer treatment of a diagnosed SEA, and surgeons should always insist on prompt advanced imaging in cases in which SEA is suspected, although the consulting provider is most often the clinician at risk for malpractice litigation. Further, surgeons should note that paraplegic or quadriplegic patients are more likely to win in court, even if the paralysis is noted preoperatively, and thus especially thorough documentation is important when treating a paralyzed patient. Additional research will provide further insight into whether these factors apply to other orthopedic and spinal emergencies.

References

Disclosures
Dr. Palumbo reports a consultant relationship with Stryker Spine.
Dr. Daniels reports consultant relationships with Stryker, Orthofix, DePuy, and Globus.

**Author Contributions**

Conception and design: Daniels, DePasse, Palumbo. Acquisition of data: DePasse, Ruttiman, Eltorai. Analysis and interpretation of data: DePasse, Ruttiman, Eltorai. Drafting the article: DePasse. Critically revising the article: Daniels, DePasse, Eltorai, Palumbo. Reviewed submitted version of manuscript: Daniels, DePasse, Palumbo. Approved the final version of the manuscript on behalf of all authors: Daniels. Statistical analysis: DePasse.

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