The ethical and legal status of neurosurgical guidelines: the neurosurgeon’s golden fleece or Achilles’ heel?

*Ishaan Ashwini Tewarie, BSc,1–3 Alexander F. C. Hulsbergen, BSc,1–3 Victor Volovici, MD, PhD,4,5
and Marike L. D. Broekman, MD, PhD, LLM1–3

1Computational Neurosciences Outcomes Center, Department of Neurosurgery, Brigham and Women’s Hospital, Harvard Medical School, Boston, Massachusetts; 2Department of Neurosurgery, Haaglanden Medical Center, The Hague; 3Department of Neurosurgery, Leiden Medical Center, Leiden; 4Department of Neurosurgery, Erasmus Medical Center, Rotterdam; and 5Center for Medical Decision Making, Department of Public Health, Erasmus Medical Center, Rotterdam, The Netherlands

Neurosurgical guidelines are fundamental for evidence-based practice and have considerably increased both in number and content over the last decades. Yet, guidelines in neurosurgery are not without limitations, as they are overwhelmingly based on low-level evidence. Such recommendations have in the past been occasionally overturned by well-designed randomized controlled trials (RCTs), demonstrating the volatility of poorly underpinned evidence. Furthermore, even RCTs in surgery come with several limitations; most notably, interventions are often insufficiently standardized and assume a homogeneous patient population, which is not always applicable to neurosurgery. Lastly, guidelines are often outdated by the time they are published and smaller fields such as neurosurgery may lack a sufficient workforce to provide regular updates. These limitations raise the question of whether it is ethical to use low-level evidence for guideline recommendations, and if so, how strictly guidelines should be adhered to from an ethical and legal perspective. This article aims to offer a critical approach to the ethical and legal status of guidelines in neurosurgery. To this aim, the authors discuss: 1) the current state of neurosurgical guidelines and the evidence they are based on; 2) the degree of implementation of these guidelines; 3) the legal status of guidelines in medical disciplinary cases; and 4) the ethical balance between confident and critical use of guidelines. Ultimately, guidelines are neither laws that should always be followed nor purely academic efforts with little practical use. Every patient is unique, and tailored treatment defined by the surgeon will ensure optimal care; guidelines play an important role in creating a solid base that can be adhered to or deviated from, depending on the situation. From a research perspective, it is inevitable to rely on weaker evidence initially in order to generate more robust evidence later, and clinician-researchers have an ethical duty to contribute to generating and improving neurosurgical guidelines.

https://thejns.org/doi/abs/10.3171/2020.8.FOCUS20597

KEYWORDS clinical practice guidelines; evidence-based medicine; ethics; medicolegal environment; malpractice

Practice guidelines are a cornerstone of modern evidence-based neurosurgery. Having considerably increased in number over the last few decades,1,2 these guidelines aid individual physicians by summarizing available evidence and formulating recommendations. Moreover, guidelines can help reduce inappropriate practice variation when they are based on strong evidence.

The idea of guidelines is older than modern medicine. In the 4th century BC, Plato pursued a thought experiment in which a physician can only make decisions by partaking in panels composed of both clinicians and nonclinicians, creating a shift in autonomy from the individual physician to a public realm in which clinical decision-making is continuously scrutinized.4 Plato recognized the potential of such a situation, but at the same time viewed it as a sullied form of medical practice. Specifically, he argued that guidelines assume homogeneous conditions for every patient, and therefore do not serve the individual patient.4 At present, guidelines do not aim to strip clinicians of their autonomy, but similar concerns expressed by Plato still exist among healthcare professionals.

This paper aims to offer a critical approach to the ethical and legal status of clinical practice guidelines in neurosurgery by discussing: 1) the current state of neurosurgical guidelines and the evidence they are based on; 2) the degree of implementation of these guidelines; 3) the legal
status of guidelines in medical disciplinary cases; and 4) the ethical balance between confident and critical use of guidelines.

The Current State of Evidence in Neurosurgical Guidelines

Guidelines are based on evidence derived from research. Moreover, guidelines are ideally accompanied by a critical appraisal, which reflects a combination of clinical experience, patient preference, and a methodological assessment of existing evidence. The American Association of Neurological Surgeons and the Congress of Neurological Surgeons recognize three classes of evidence: 1) class I = well-designed randomized controlled trials (RCTs) and meta-analyses of RCTs; 2) class II = well-designed cohorts, case-control studies, or time series comparisons; and 3) class III = other studies, expert opinions, and consensus-based recommendations.

Neurosurgical evidence has been continuously improving over the last decades. Specifically, for example, from 2011–2015 a total of 191 RCTs were identified in the field of neurotrauma alone. In addition, the number of neurosurgical guidelines is also increasing: in the past decade, a median of 21 (range 10–53) neurosurgical guidelines per year were published in the US (Fig. 1).

However, neurosurgical guidelines are not without limitations. First, only approximately 9% of evidence used in neurosurgical clinical practice guidelines is class I evidence. Yet, 24% of neurosurgical clinical practice guidelines are regarded as level 1 recommendations, i.e., generally accepted principle for patient management, which reflects a high degree of clinical certainty. This illustrates an interesting discrepancy in which confidence in current evidence might be overstated. Second, even high-level evidence has its limitations. RCTs in surgery suffer from limitations including: 1) small sample sizes; 2) variability in surgical technique, surgeon experience, and learning curve; 3) the subjectivity of some indications for surgery based on surgeons’ and patients’ preferences, which complicates inclusion criteria; and 4) so-called “heterogeneity of treatment effect,” i.e., RCTs measure average treatment effect over a population while disregarding the characteristics of the individual patient. Moreover, class I evidence is still subject to interpretation due to differences in culture, politics, and conflicts of interest. Third, most guidelines include out-of-date literature by the time they are published, which is especially true for lower-level recommendations. In a relatively small, demanding field such as neurosurgery, there is often too little of a workforce to update guidelines continuously.

Even when keeping the limitations of RCTs in surgery in mind, the abundance of low-level evidence in neurosurgical guidelines should engender caution, as clinical recommendations based on low-level evidence can be reversed; high-quality RCTs can overturn previous recommendations based on observational data and expert opinions. Prasad and Cifu coined the term “medical reversal” to describe this process of overturning “false” consensus. A medical reversal could arguably be used as a reason for nonadherence to neurosurgical guidelines. In neurology/neurosurgery, 6% of trials published in the three leading medical journals (The New England Journal of Medicine, The Lancet, and The Journal of the American Medical Association) resulted in a reversal of consensus. One example is the CRASH (Corticosteroid Randomisation After Significant Head Injury) trial, which demonstrated evidence of harm, i.e., an increased mortality rate in patients receiving dexamethasone in the acute phase of traumatic brain injury (TBI), which was in wide use up to that point. This example raises the question of how strictly neurosurgeons should adhere to guideline recommendations based on lower classes of evidence.

Adherence to Guidelines

Adherence to guidelines varies. In neurosurgical practice, a recent Europe-wide survey showed that medical management of severe TBI varied over 65 centers, of which only 38% reported structural implementation of guidelines daily. Seventeen percent of all participating centers reported no use of guidelines at all, using “every patient is unique” as the main reasoning for this choice. While this adage is evidently true, it should not undermine the use of guidelines for individual decision-making. To optimize treatment for each patient, we need to establish which intervention is favorable at a patient-population level. A possible solution would be to stratify patients by predicted risk and combine results of RCTs with prediction modeling, thereby conferring more statistical power to the analyses and gaining more insight into the expected results based on preexisting risk. The future of evidence-based medicine may move more toward a risk-based approach and away from “classic” RCTs, which estimate the effect size on a
population level but possibly suffer from the heterogeneity of treatment effect. More research is needed to improve our understanding of the proper manner in which guideline use can be individualized.

**Legal Implications of Guidelines**

In a legal setting, guidelines can protect both patients and physicians. When neurosurgeons use evidence-based meritorious treatment options as defined within guidelines, potential malpractice claims based on adverse outcomes are less likely to be filed, or if they are, less likely to be upheld in court. Conversely, deviation from a guideline (especially when based on low-level evidence) should not necessarily mean a negative outcome for the defendant in a medical disciplinary case. One example of a discrepancy between evidence-based neurosurgery and common practice is intraoperative neuromonitoring (IONM). While IONM in spinal tumor surgery is widely used, there is no solid evidence that its use is associated with superior functional outcomes; conversely, IONM has even been associated with a higher rate of subtotal resection. Despite this, IONM has been used as an argument in medical disciplinary cases by both the plaintiff to advance their allegation of negligence and by the defendant to exculpate liability.

Guideline adherence or deviation can be used as an extra argument in a case. Judges and experts can use guidelines to study the strength of evidence used in the recommendations and take this into account if necessary; the guidelines themselves are not laws, and deviation is not a liable offense in itself. In fact, this may, in certain circumstances, be ethically and legally required.

One example to illustrate this is the case of Chumbler v McClure (505 F.2d 489 [6th Cir. 1974]). In this case, the plaintiff sued Dr. McClure, a neurosurgeon, for side effects he was experiencing from an unstandardized treatment for cerebrovascular disease. Although Dr. McClure was the only one using this therapy in the geographical area, the court ruled that simply deviating from conventional treatment did not make the treatment wrong. Since Chumbler v McClure, deviation from the standard of care does not inherently imply negligence; negligence is not a factor if a “respectable minority” of doctors agree with the unstandardized intervention. Guidelines can help with standardizing and formulating protective measures that will ensure patients’ access to high-risk procedures without neurosurgeons having to worry about liability risk. Protective measures will also ensure meritorious “good practice” as the standard of care instead of a conceptual juridical norm.

While clinicians might fear increased medicolegal exposure through the proliferation of guidelines, in reality, only 7% of all medical claims involved guideline use. To date, the “standard of care” in medical litigation cases is mostly based on what is commonly considered responsible medical practice, and not on guidelines, as the IONM example illustrates. This responsible practice is usually defined by expert witnesses, who may opt to base their advice on guidelines. This highlights an interesting contrast between medical practice and medical disciplinary cases: while expert opinions are considered lower-class evidence in guidelines and everyday practice, they constitute high-class evidence in the courtroom. The justification of using expert opinions in court is that a layperson would not come to the same conclusions as to the expert if given the same underlying material for review.

**Critical Versus Confident Use of Guidelines**

Given the limitations of neurosurgical guidelines, the ethical question arises of how much confidence we should bestow on the recommendations issued. Emphasis should be placed on the strength of the evidence and recommendations. Clinical guidelines need to transparently describe the strengths and limitations of their recommendations while at the same time proposing future research to improve on them. Still, it is inevitable to rely on weaker evidence initially in order to generate stronger evidence later. Eminence is the bedrock of evidence, and eminence- or consensus-based decision-making can be ethically justified if they form a stimulus to generate higher-class evidence, whether they be RCTs or well-conducted observational studies. It is the ethical duty of clinician-researchers to actively fill in the gaps in guidelines and perform research to advance this progressive process.

It is common for neurosurgical guidelines to focus more on what ought not to be done (negative recommendations) instead of what ought to be done (positive recommendations) because current evidence does not support the latter. Although these negative recommendations also form a cornerstone of neurosurgical decision-making, more positive recommendations might decrease practice variation and encourage future research. The damage of such practice variation versus damage done by recommending a suboptimal treatment should carefully be weighed per intervention. This can potentiate ethically responsible guidelines despite the inclusion of lower-level evidence.

**Conclusions**

Neurosurgical guidelines are essential for current evidence-based practice. Guidelines are not infallible laws and do not necessarily reflect the standard of care, as they are sometimes underpinned by low-tier evidence. Guidelines should function as an incentive, and not a deterrent, for clinicians to participate in research and to indicate future research priorities.

**References**

6. Robinson PD, Kalkanis SN, Linskey ME, Santaguida PL.


Disclosures

The authors report no conflict of interest concerning the materials or methods used in this study or the findings specified in this paper.

Author Contributions

Conception and design: all authors. Drafting the article: Tewarie, Hulsbergen, Volovic. Critically revising the article: all authors. Conception and design: all authors. Drafting the article: Tewarie, Hulsbergen, Volovic. Reviewed submitted version of manuscript: all authors. Study supervision: Broekman.

Supplemental Information

Videos


Correspondence

Marike L D, Broekman: Haaglanden Medical Center, The Hague, The Netherlands. m.broekman@haaglandenmc.nl.