Understanding Audit Logs and Trails

Risk Strategies for Monitoring Metadata

MedPro Group

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Objectives



At the conclusion of this program, participants should be able to:

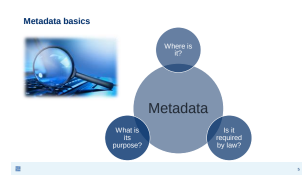
- Describe the different types of metadata and where it can be found within the practice setting
- Understand transaction log requirements and how system interplay impacts organizational processes
- Recognize the value in using audit log information to monitor and improve the quality of care and services
- Implement effective strategies to monitor metadata and respond to legal metadata requests



Overview of metadata and audit trails

Foundational concepts and terms







Metadata progression over the years



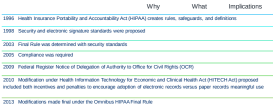
HIPAA Privacy Rule

- Creates standards for compliance on disclosure of patient data to protect all "individually identifiable health information"
- · Balances the need for data protection while allowing regulated flow of information when appropriate
- · Dictates in which scenarios transmission of patient data is appropriate for care coordination · Release to patient
- · Other providers Insurance billing
- · Contracted business associates



HIPAA Security Rule





U.S. Department of Health and Human Services. (n.d.) HIPAA for professionals. Retrieved from https:// Human Services. (n.d.). The Security Role. Retrieved from https://www.htm.gov/hipaetor-professionals U.S. Department of Health and

HIPAA Security Rule enforcement



Electronic health record systems

Recognize that not all systems are the same Epic, eClinicalWorks, NextGen, TouchChart, Meditech, etc.

Know your system

Develop policies

Standardize

- · Specify how to address addendums

Establish timeframe to close encounter (don't create something that makes you fail)

Continuously evolve - Use your IT contacts

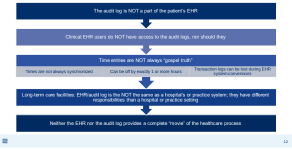


Interplay between systems and logs

System integration streamlines user experience on the front end, but it expands the perceived electronic footprint behind the scenes.



Audit log misconceptions



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Access audit log

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done

"Audit trail" comes from here and is a small portion focused on transactions for a specified time interval involving a single patient, user, or in some instances, a specific computer

Document or data element history log



Keystroke and mouse movement log



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EHR subcomponents log

Used by EHR developers and those responsible for the ongoing operation and maintenance of various subcomponents of the EHR (clinical decision support alerts or software error logs)





Ancillary clinical systems logs

- Similar to information contained in the EHR audit log
- Often used to generate departmental management reports, such as determining the mean time to process laboratory specimens within the laboratory or calculating worker efficiency (e.g., number of X-rays or MRI studies reviewed and reported on in a given shift)
- Usually only available to system developers and administrators in the local departments
- Kept for a limited time (i.e., less than 2 years)



Individual computer-controlled medical device logs

Short-term transaction logs are associated with a specific device, e.g., a point of care blood gas testing device, handheld or dedicated computer, thermometer, cellphone, or fax machine

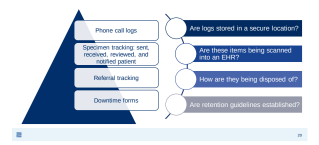
These logs are usually kept for a very short time (i.e., less than 3 months), and they are only available by interacting with the actual device

Unless the device has a unique user login with a password for each user, it is difficult to determine which transactions are associated with particular patients or users



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Paper-based logs/Tracking sheets





Case study

Patient	Thirty-six-year-old female patient presented for a HCM visit and revealed recent changes to her bowel movements. The patient did not notice blood in her stool; however, she stated that she was not really looking for it and was unaware of a family history of colon cancer.		
Summary	Hemoccult slide provided to patient for in-home use. Instructed to return slide to clinic for processing.		
	Order entered into EHR.		
	Patient returned slide to clinic for processing 1 week later.		
	Specimen slide processed and logged on paper log with positive result. Result not entered into EHR.		
	The provider nor patient were notified of positive finding. The 'outstanding' order was not 'resulted' in the EHR.		
Outcome	The patient presented 2 years later with additional symptoms and was diagnosed with Stage IV colon cancer.		



What information should an audit log include?

ASTM 2147





Documentation versus audit logs



Human element needed to explain audit log

One must correlate audit log entries with EHR entries and human testimony.





Quality assurance or internal organization investigation



Legal perspective

- Q Prove or explore health record alteration
- ✓ Establish a medical timeline
- . Determine who looked at or accessed the health record
- Ensure that the health records provided were complete
- Explain why hard chart copies look different and had conflicting information from others
- Make defendant look less truthful

Case study



Summary of Plan: Pf feeling depressed. Will increase vilacadore to hely with mood. Will order lithuin level; Pf admiss to occasional autoritation planes to call with any concerns. Order. Alfevide analysis, allevide depression, increase day-oc-focationing, promote decision-making, and maintain gains. Estimated Sessions: 11 24 hour cristis reviewed. Return to office a Xweks Lithuim, CMP

Electronically signed by plan films and

Interrogatories

Date	Time	User	Area	Activity	Detail	With respect to the records concerning Plaintiff's
12/13/2020	12:35:00P	Doe	Document	Update	Follow-up: Depression PA, Depression	Decedent maintained by
12/13/2020	12:43:20P	Doe	Document	Signed	Follow-up: Depression PA, Depression	Scott Johnson, MD, please
12/13/2020	12:43:40P	Doe	Document	Entered item	Follow-up: Depression PA, Depression	produce the electronic
12/13/2020	12:44:00P	Doe	Chart Summary	Exited		audit trail and/or any
12/13/2020	12:44:50P	Doe	Document	Updated	Follow-up: Depression PA, Depression	compilation of data that
12/13/2020	12:45:10P	Doe	Meds	Exited Summary		demonstrates (i) the date
12/13/2020	12:45:30P	Doe	Meda	Entered Summary		and/or time on which any entries in the record were
12/13/2020	12:48:00P	Doe	Dx. History	New Item		created, modified, revised.
12/13/2020	12:48:10P	Doe	Dx. History	New Item		accessed, or deleted; (ii)
12/13/2020	1:00:20P	Doe	Document	Print	Clinical Visit Summary	the identities of the person
12/16/2020	2:09:10P	Bloom	Appt History	Updated		accessing the health
12/16/2020	4:30:20P	Johnson	Document	Updated		record; and/or (iii) the
12/16/2020	4:30:20P	Johnson	Document	Signed		information accessed, created, modified, revised.
12/16/2020	4:45:00P	Jackson	Ref Email	Read Ernal		or deleted.



Know your systems



Audit trails and identified risk exposure



Should I access/review the information?



Future with artificial intelligence

Artificial intelligence (AI) is the evolution of the electronic health record Al will automatically fill in missing information, suggest diagnoses and even predict future health outcomes based on historical data

- Patient monitoring devices
- · Voice recognition for dictation

- Automated appointments, test results, etc.
 Computer-aided diagnosis
 Clinical decision support algorithms and treatment plans created based on input



Future with artificial intelligence (continued)

Unknown how AI will impact future litigation

- Audit trails will be more complex
- No legal precedent
- Will evolve much like when EHRs were introduced
 Will require updates as standards change
- Impact on a much larger scale no longer one healthcare provider and one patient affected

Providers will be monitored for compliance

- · Don't "rubber stamp" everything
- Escalate concerns
 Collaborate with teams



Resources

Department of Health and Human Services: The Security Rule

Department of Health and Human Services: The HIPAA Privacy Rule

Health Affairs: To Measure the Burden of EHR Use. Audit Logs Offer Promise – But Not Without Further Collaboration

MedPro Group: Electronic Health Records: Patient Safety and Liability Concerns

MedPro Group: Record Retention Guideline

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