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QUESTION 1

Crystal has received a copy of some documents from her medical record. In the request, she had specifically requested the discharge summary, history and physical, operative report, pathology report, laboratory results, and x-ray reports. The records that she received only included the discharge summary and history and physical. The enclosed letter said that the other documents were not enclosed because of the minimum necessary rule. What should the director tell Crystal when she calls?

A. The clerk was appropriate in what was sent.

B. The operative report should have been included too.

C. The operative report and pathology report should have been included.

D. All of the requested information should have been sent because the patient is an exception to the minimum necessary rule.

Correct Answer: D

QUESTION 2

While performing routine quantitative analysis of a record, a medical record employee finds an incident report in the record. The employee brings this to the attention of her supervisor. Which best practice should the supervisor follow to deal with this situation?

A. remove the incident report and send it to the patient.

B. tell the employee to leave the report in the record.

C. remove the incident report and have nursing personnel transfer all documentation from the report to the medical record.

D. refer this record to the Risk Manager for further review and removal of the incident report.

Correct Answer: D

QUESTION 3

Admission for colostomy takedown. Takedown performed.

A. V44.3, 46.52

B. 569.60, 46.52

C. 997.4, 46.52

D. V55.3, 46.52

Correct Answer: D



QUESTION 4

Patient with a history of cancer of the colon and status post-colostomy is admitted for closure of the colostomy. Patient is also being treated for chronic obstructive pulmonary disease and diastolic heart failure. Patient has a takedown of the colostomy.

A. 153.2, 496, 428.30, 46.52

- B. V55.3,496, V10.05, 428.30, 46.52
- C. V55.3,496, V10.05, 428.0, 46.52, 45.79
- D. V10.05, 492.8, 428.30, 46.52

Correct Answer: B

QUESTION 5

The extent to which the HIPAA privacy rule may regulate an individual\\'s rights of access is not meant to preempt other existing federal laws and regulations. This means that if an individual\\'s rights of access

A. is less under another existing federal law, I IIPAA must follow the directions of that law.

B. is refused by a federal facility, HIPAA must also refuse the individual of the access.

C. is greater under another applicable federal law, the individual should be afforded the greater access.

D. is greater under another existing federal law, I-iIPAA can obstruct freedoms of the other federal law when using electronic health records.

Correct Answer: C

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