Supported Decision-Making
From Theory to Practice:
Health Care and Life Planning
“[P]hysical or mental disabilities in no way diminish a person's right to fully participate in all aspects of society”

The Americans with Disabilities Act, 42 U.S.C. 12101
People with disabilities who exercise greater self-determination have a better quality of life, are more likely to work and earn higher wages, be more independent, and have more community integration.

- Powers et al., 2012; Shogren, Wehmeyer, Palmer, Rifenbark, & Little, 2014; Wehmeyer and Schwartz, 1997; Wehmeyer & Palmer, 2003
“a recognized alternative to guardianship through which people with disabilities use friends, family members, and professionals to help them understand the situations and choices they face, so they may make their own decisions without the “need” for a guardian.”

- Blanck & Martinis, 2015
So, Supported Decision-Making Is A Lot of Words For

Getting help when it's needed

Just like you and me
“Supported Decision-Making has the potential to increase the self-determination of older adults and people with disabilities, encouraging and empowering them to reap the benefits from increased life control, independence, employment, and community integration”

- Blanck & Martinis, 2015
In a study, young adults who used Supported Decision-Making showed:

- Increased independence, confidence, and decision-making abilities
- Made better decisions
- Had enhanced quality of life

- Martinis & Beadnell, 2021

http://supporteddecisionmaking.org/node/488
Why Supported Decision-Making?

Endorsed by:
- US Department on Health and Human Services
- American Bar Association
- National Guardianship Association
- ASAN
- The Arc
- NAMI
People with Disabilities have more medical conditions, yet are more often poorly diagnosed [and] over/under treated – Office of the Surgeon General, 2005

10% of people who sought guardianship for someone identified a medical professional as the person who first recommended it. - Jameson, et al 2015
Key Concept: “Informed Consent”

- The Heart of the Dr/Patient relationship
- Three Key Parts:
  - Information from Dr to person
  - Understanding by the person
  - Choice by the person and communication to Dr

- American Medical Association
As With EVERY Decision

- Assistance can be provided to help individual make medical decisions:
  “Explain that to me in plain language”

- Ability to make decisions is a continuum. A person may be able to make some but not others

  Capacity to Consent to Surgery is NOT the Same as Capacity to Perform Surgery
There is a need to empower and enable Informed Consent in ways that are

- Flexible
- Immediate
- Improve Dr-Patient communication and collaboration
- Increase the role of family, friends, and people close to the patient
The solutions also are different for each person. Some people need one-on-one support and discussion about the issue at hand. For others, a team approach works best. Some people may benefit from situations being explained pictorially. With Supported decision-making the possibilities are endless.”

- Administration for Community Living, “Preserving the Right to Self-determination: Supported Decision-Making”
People who might not otherwise be able to provide informed consent work with supporters to understand their choices, make informed health care decisions, and manage their health care; Doctors who might otherwise recommend that their patients be ordered into guardianship communicate more effectively with them, treat them, and have better outcomes; and Family members, friends, and other supporters help people with disabilities and doctors form an effective, working relationship that respects people’s rights and preferences.
Easy as adding language “and for decision-making purposes” in HIPAA release

Or make up your own form.

Or use models, like those found at www.SupportedDecisionMaking.Org
What About HIPAA?

- Drs may say that they can’t use SDM because of HIPAA
- HIPAA is a law that says health care providers cannot share a person’s health care information or records
- So, doctors may say that if a person has a supporter, the doctor can’t talk to them because that would violate HIPAA
HIPAA DOES protect a person’s right to privacy

BUT, HIPAA protects the person’s right to privacy and that person’s right to keep his or her medical records and information private.

However, that also means that people may give their doctors permission to share their health information and records.

A person’s right to privacy under HIPAA belongs to the person. That means the person may waive that right and authorize someone else to see his or her records.

Therefore, doctors can’t claim that HIPAA always prevents them from using SDM. They may only say that HIPAA stops them from using SDM without the person’s permission.
After all, SDM is about sharing information

- The person shares information with his or her supporter to help the person communicate more effectively with the doctor;
- The doctor shares information about the person with the supporter to help the person understand the doctor’s diagnoses and recommendations;
- The supporter and person share information to help the person understand the situation and the decisions he or she must make; and
- Once the person makes his or her decision, the supporter may help the person communicate it to the doctor.
When we go to the doctor, we sign a HIPAA release or HIPAA Statement. So, you can add language to it giving the doctor permission to share your information with your supporter:

“I also authorize you to share my information and records with [person’s name] to help me understand and make medical decisions. I also authorize [person’s name] to attend my medical appointments to help me understand and make medical decisions.”
Another Way: Create An Authorization

- You can also write a formal authorization giving the doctor permission to share your information and records.

- This may be easier than writing on the HIPAA release every time you go to an appointment.

“I authorize [person’s name] to work with me to help me understand, make, and communicate my own medical decisions.

I intend for [person] to be treated as I would be with respect to my rights regarding the use and disclosure of my individually identifiable health information or other medical records. This release authority applies to any information governed by the Health Insurance Portability and Accountability Act of 1996 (aka HIPAA), 42 USC 1320d and 45 CFR 160-164 XII, and to other applicable federal and state laws regarding my medical care and records.”
Power of Attorney giving agent decision-making authority:

“It is my and my agent’s intent that we will work together to implement this Power of Attorney. That means that I should retain as much control over my life and make my own decisions, with my agent’s support, to the maximum of my abilities. I am giving my agent the power to make certain decisions on my behalf, but my agent agrees to give primary consideration to my express wishes in the way she makes those decisions.”
“If I am found to be incapable of making my own health care decisions as described above, my attorney-in-fact shall make decisions and take actions on my behalf as directed below or (if not directed below) in accordance with preferences I made known to her prior to my incapacity. If I had not previously made my preferences known, then, in making any decisions or taking any actions under the terms of this instrument, my attorney-in-fact will first discuss the situation and the decision to be made/action to be taken with me and give primary consideration to my express wishes before making the decision or taking action. If I am not capable of discussing the situation with my attorney-in-fact and I have not previously made my preferences known, my attorney-in-fact must use her best judgement to make the decision I would have made/take the action I would have taken in that situation, even if it is different from what she would have done in that situation.”
“My agent will work with me to make decisions and give me the support I need and want to make my own health care decisions. This means my agent will help me understand the situations I face and the decisions I have to make. Therefore, at times when my agent does not have full power to make health care decisions for me, my agent will provide support to make sure I am able to make health care decisions to the maximum of my ability, with me being the final decision maker.”
Person Centered Plan MUST:

- Address “health and long-term services and support needs in a manner that reflects individual preferences and goals.”

- Result “in a person-centered plan with individually identified goals and preferences, including those related community participation, employment, income and savings, health care and wellness, education and others.”

What is:
- Important TO the Person
- Important FOR the Person

The Plan should:
- Be focused on the person’s strengths and interests;
- Identify what the person likes to do and doesn’t like to do; and
- Describes activities and programs the person would like to take part in
Doesn’t That Sound Like...

Supported Decision-Making?
Centers for Independent Living (CILs) provide services and supports that help people live independently in the community, avoid institutionalization, and “promote equal opportunities, self-determination, and respect.

Find your local CIL at https://www.incil.org/locate
Independent Living skills training,
Peer counseling,
Psychological counseling,
Housing services,
Personal assistance services, and
“Other services necessary to improve the ability of individuals with significant disabilities to function independently in the family or community and/or to continue in employment.
CILs can also help people learn about and use SDM.

A majority of CIL employees must be people with disabilities

So, they can provide peer support to help others learn from their life experiences.

As a result, people may learn SDM and ways to direct their lives from people who direct their own lives and use SDM.
The key to SDM is people making *their own* decisions, using supporters and support *they* choose.

Sometimes people will make decisions that their supporters don’t agree with.

Doctors call making decisions they don’t agree with “Against Medical Advice” or AMA.

So, when a Doctor says you made a decision “AMA” it means you didn’t follow the doctor’s recommendation.
Making a decision AMA may or may not be the best choice for a person, but there’s nothing wrong or illegal about it.

Unless they’re minors or under guardianship, people have the right to make their own health care decisions, even if their doctors don’t agree with them.

The same is true for people with disabilities. Unless they are under guardianship or minors, they have the right to make their own medical decisions – just like everyone else – even if those decisions are AMA.
Doctors may recommend that you use “Shared Decision-Making” (sometimes called Shared DM or even SDM).

In Shared DM, people and health care professionals talk about their medical decisions.

The professionals give people information about their conditions, treatment options, and their recommendations.

Then, they try to reach an agreement on a decision.

BUT ONLY decisions that the professional and person agree upon will be honored.

In other words, in Shared DM, people with disabilities – *unlike everyone else* – can’t make decisions AMA.
There’s Nothing Wrong with Shared Decision-Making

- There is nothing *wrong* or *illegal* about Shared DM.
- Each person must choose whether Shared DM, Supported Decision-Making, or something else is best for him or her:
  - *One size does not fit all.*
ACCESSING SUPPORTED DECISION-MAKING THROUGH MEDICAID: EPSDT

Early and
Periodic
Screening
Diagnosis
Treatment
EPSDT is designed to identify and treat problems EARLY before they worsen.
Available to ANYONE receiving Medicaid (through “State Plan Option,” HMO, or Waiver) who is under 21
You do not have to enroll - it is NOT a separate Medicaid program
ANYTHING that can conceivably be covered by Medicaid, whether or not New Hampshire covers it. If some state COULD cover it to fix a medical problem, help it, or keep it from getting worse, NH MUST cover it under EPSDT.

Example: Virginia did not cover most dental care under Medicaid but other states do. So, Virginia MUST cover dental care for children receiving EPSDT.
So, if child’s disability causes him or her to have difficulty making decisions, EPSDT must cover supports and services to help the child overcome this.

This is especially true if the disabilities are likely to result in him or her being unable to “take care of [him or herself] in a manner that society believes is appropriate”

For students who receive Medicaid, if the school is a Medicaid Provider, any medical services and supports in an IEP are covered by Medicaid.

Supported Decision-Making can work in a number of contexts – if it requires decisions, Supported Decision-Making can help the person exercise the Right to Make Choices.

Financial Planning and Money Management is something we ALL have to make decisions about all through our lives.
I will not buy, sell, manage, or otherwise take or exercise any interest in any tangible property or item costing or worth more than $X without my agent’s agreement. For example, if I want to buy or sell a car for $20,000, I would need my agent to agree or the sale could not go through.

In making decisions whether or not to buy, sell, manage, or otherwise take or exercise any interest in any tangible property or item costing or worth more than X, my agent and I will discuss the situation and give consideration to my express wishes before my agent decides whether or not to agree.
I agree that my agent will be listed as a joint account holder on all bank or other financial institution accounts – including checking and savings accounts, as well as credit and debit cards – that I have or open while this power of attorney is in effect.

I agree that I will not withdraw more than $X from any account, write a check for more than $X, or otherwise cause more than $X to be withdrawn from or charged to any account unless my agent agrees.

In making decisions whether or not to agree to write checks, withdraw money from my accounts or charge money to my accounts, my agent and I will discuss the situation and give consideration to my express wishes before my agent decides whether or not to agree.
What Do You Think Of When I Say:

- “Independence”
- “Community Integration”
What REALLY integrates us into our communities?

How do we REALLY interact with our friends, neighbors, and neighborhoods?
True community integration means being integrated into all facets of the community, INCLUDING the financial sphere.

It’s NOT just where you live
It’s HOW you live
"[P]eople with disabilities cannot have a decent quality of life with limited financial resources and modest government support."

THE HARD TRUTH WHEN YOU RECEIVE PUBLIC BENEFITS

- To live independently, many people rely on public benefits like Medicaid, SSI, and SSDI.
- To qualify for Medicaid/SSI, you generally may not have more than $2,000 of countable assets. Earnings of more than the substantial gainful activity (SGA) level can also affect eligibility for these programs.
- If families provide financial or “in-kind” support, the person may be disqualified or have benefits reduced.
Achieving a Better Life Experience
What It Is

- Like 529 Accounts for Education
- Family, friends can contribute up to $15,000 per year into an ABLE account
- ABLE account money can be withdrawn, tax free, to pay for housing, transportation, healthcare and other expenses
- Money in an ABLE account **does not** affect eligibility for Social Security or Medicaid/Medicare (if there is more than $101,999 in account, SSI benefits will be suspended, but still receive Medicaid).
- Learn more at [www.ABLENRC.Org](http://www.ABLENRC.Org)
An ABLE Account can be established for or by any individual with a disability, including:

- An individual eligible for SSI or SSDI due to blindness or disability.
- An individual who WOULD be eligible under disability criteria for SSI/SSDI, even if
  - S/he has not been found eligible
  - S/he WOULD NOT be found eligible due to income.
Establishing Eligibility

- Is designed to be done by filling out a tax form with a Dr certification saying the person has a disability that would make him or her eligible for SSI or SSDI.

- States can set up their own ABLE accounts but you don’t have to live in the state to open an account.

- For more information, see www.ABLENRC.Org.
ABLE Account funds can be used for:

- **Education**—including tuition for preschool thru post-secondary education, books, supplies, and educational materials related to such education, tutors, and special education services.

- **Housing**—including rent, mortgage payments, home improvements and modifications, maintenance and repairs, real property taxes, and utility charges.

- **Employment Support**—including expenses related to obtaining and maintaining employment, including job-related training, assistive technology, and personal assistance supports.

- **Health**—including premiums for health insurance, medical, vision, and dental expenses, habilitation and rehabilitation services, durable medical equipment, therapy, respite care, long term services and supports, and nutritional management.

- **Transportation**—including the use of mass transit, the purchase or modification of vehicles, and moving expenses.

- **Other Life Necessities**—including clothing, activities which are religious, cultural, or recreational, supplies and equipment for personal care, community-based supports, communication services and devices, adaptive equipment, assistive technology, personal assistance supports, financial management and administrative services, expenses for oversight, monitoring, or advocacy, funeral and burial expenses.
Before ABLE, Special Needs Trusts

- Like ABLE, people could set aside funds for an individual with a disability.

- BUT – money in SNT is taxable.

- BUT, SNT funds could not buy anything that Medicaid paid for – so people who need more than what Medicaid pays for were out of luck.

- BUT, SNTs can be expensive. Not all states offer low cost pooled SNT option.
In a Special Needs Trust:

Trustee Decides How The Money is Spent
In ABLE Accounts, the person with disabilities decides how the money is spent.
Purpose of the ABLE Act is:

“supporting individuals with disabilities to maintain health, independence, and quality of life.”
If Increased Self-Determination = Improved Health, Increased Independence, and Better Quality of Life . . .

Shouldn’t ABLE Accounts Increase Self-Determination?
Supported Decision-Making:

“[P]eople with disabilities use friends, family members, and professionals to help them understand the situations and choices they face, so they may make their own decisions without the “need” for a guardian.”

- Blanck & Martinis, 2015
Remember, VR program provide services and supports to help people with disabilities:

“prepare for, secure, retain, advance in, or regain employment”

Rehabilitation Act, 2006, § 722 (a)(1)
Therefore

If you need something/ANYTHING to prepare for work, get a job, or keep a job, you can get it through the VR program

INCLUDING Health Care and Financial Planning!
VR must ensure that you can exercise “informed choice”

“Informing each applicant and eligible individual . . . through appropriate modes of communication, about the availability of and opportunities to exercise informed choice, including the availability of support services for individuals with cognitive or other disabilities who require assistance in exercising informed choice throughout the vocational rehabilitation process”

34 CFR 361.52
Some services that are available, if needed to help the person work:

- Assistive technology
- Medical and mental health care
- Services to family members (like Day Care and health support)

34 CFR 361.48
ORS can provide *benefits counseling* to help people understand the impact working may have on their SSI, SSDI, Medicaid, and other public benefits.

This can include budgeting, keeping track of your assets, and reporting income to SSA.

If you or someone you support are receiving public benefits and working with ORS to find employment, you may want to ask the agency for benefits counseling as a part of an IPE.

Benefits counselors are also known as Community Work Incentive Coordinators or CWICs.

You can ask ORS to either provide benefits counseling or refer you to and pay for a CWIC.
“My agent and I will review this [Power of Attorney/Advanced Directive/Plan] to see if it should be changed or cancelled at least every _______. However, unless my agent and I change the power of attorney, I cancel it, my agent resigns, or either I or my agent dies, the [ ] will continue.”
“The Conversation” and “Five Wishes”

A facilitated process where the Person makes decisions about hospice, palliative care, and services.
**Remember The Goal**

**EVERY** person with self-determination, the “causal agent” in his or her life.

- We all need help making decisions
- People with Disabilities may need more or different help but have the **SAME** rights
- People with Disabilities having “the same opportunities for success and security as their nondisabled peers” – Gustin & Martinis, 2016
The National Resource Center for Supported Decision-Making.


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