Eosinophilic Granuloma Confused With Epidural Hematoma in a Trauma Case

Travma Olgusunda Epidural Hematomla Karışan Eozinofilik Granüloma

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Abstract
Emergency service physicians have forensic physician duties in addition to providing treatment and protective services. Errors in forensic report writing could affect the judicial process negatively. A 16-year old male presented at the Emergency Department (ED) following an assault. With a diagnosis of epidural hematoma on the computed tomography taken because of head trauma, the patient was transferred to the brain surgery ward. In the forensic report written in ED, there was stated to be a danger to life. In the repeated evaluation, there was seen to be a mass in the calvarium and surgery was performed. In the histopathological evaluation, the diagnosis was made of Langerhans Cell Histiocytosis.

It must not be forgotten that errors or omissions in a forensic report constitute malpractice. The necessary care and attention must be paid to forensic reports prepared in the Emergency Department.

Keywords: Langerhans cell histiocytosis; malpractice; head trauma

Öz
Acil servis hekimininin, koruyucu ve tedavi edici hekimlik görevlerinin yanı sıra adli hekimlik görevleri de bulunmaktadır. Adli oğullara ait tibbi kayıtlarda yapılan hatalar adlı rapor yazılmı ve dolayısıyla yargılama süreci olumsuz etkiyleyebilmektedir. 16 yaşında erkek olgu darp nedeniyle acil servise başvurmuştur. Kafa travması nedeniyle çekilen beyin BT’de epidural kanama tanısı ile beynin cerrahisi servisine yatırılmıştır. Acil serviste yapılan adlı raporda hayati tehlikesi olduğu belirtilmiştir. Tekrar yapılan değerlendirme kalvaryumda kitle olduğu görülmuş ve ameliyat edilmiştir. Histopatolojik inceleme sonucu Langerhans Hücreli Histiyositoz tanısı konulmuştur.

Yanlış yada eksik yazılan adlı raporların da malpraktis olduğu unutulmamalıdır. Acil serviste düzenlenen adlı raporlarda gerekli özen ve dikkatin gösterilmesi gerekmektedir.

Anahtar Kelimeler: Langerhans hücreli histiyositoz; malpraktis; kafa travması

INTRODUCTION
Emergency service physicians have forensic physician duties in addition to providing treatment and protective services (1). As most cases presenting at the Emergency Department (ED) are forensic cases, forensic reports written in the ED are of great importance in the judicial process. According to item 280 of the Turkish Penal Code (TPC), after making the necessary interventions to forensic cases, physicians and other healthcare personnel are obliged to prepare a forensic report explaining the status of the case in appropriate language (1).

Incorrect reports are sometimes made due to workload, inexperience or incorrect test results. This can lead to problems in the forensic judicial process (2). The aim of this paper was to present the forensic and clinical discussion of a case that was reported as epidural hematoma in the ED and was then evaluated as eosinophilic granuloma.
CASE REPORT

A 16-year old male presented at the ED after blunt head assault. In the physical examination, the patient was conscious and had complaints of headache but all other neurological findings were normal. With the initial diagnosis of trauma, a swelling on the left parieto-occipital region of the head was observed. In addition, yellowish-white, sticky, squamous plaque was seen on the scalp. On the direct radiograph taken on first presentation, there was seen to be a hypodense lytic area consistent with a sharply-defined defect area in the posterior of the calvarium (Figure 1). On non-contrast brain CT, a mildly hyperdense appearance was noticed extending to the epidural area in the left parieto-occipital region, and in accordance with the radiology report, the patient was admitted to the brain surgery ward with suspected epidural hematoma.

In the forensic report there was stated to be a danger to life because of the diagnosis of epidural hematoma and it was reported that it might not be eliminated with a simple medical intervention. Then, on contrast brain magnetic resonance imaging (MRI) taken with the initial diagnosis of mass in the calvarium, diffusion of the lesion was not restricted on the diffusion-weighted images (Figures 2A, 2B). On conventional T1-weighted MRI, there was seen to be a calvarium lesion which was mildly hypointense compared to the parenchyma, with sharply-defined borders, destroying the full layer below the scalp and extending to the epidural area (Figure 3A), on T2-weighted images, there were characteristics of hypointensity in the periphery, and the rim had hyperintense extension compared to the parenchyma (Figure 3B), and on FLAIR-weighted images, there was seen to be mild signal loss compared to the T2-weighted images (Figure 3C).
On post-contrast T1-weighted images, a lesion was observed with diffuse contrast from the wall and contrast of a lower amount from the periphery (Figure 3D). After surgical excision of the lesion, Langerhans Cell histiocytosis bone involvement was reported in the histopathological evaluation. On retrospective examination of the brain CT, it was understood that the appearance in question was not an epidural hematoma and the patient had a mildly hyperdense, space-occupying lesion below the scalp showing extension to the epidural space, which was destroying the full layer of the calvarium (Figures 4A, 4B).

**DISCUSSION**

Langerhans cell histiocytosis is an uncommon disease group seen in children and young adults (3). The annual incidence has been reported to be approximately 54/100,000 (2). It may be seen with involvement of the lungs, liver, bones, skin, gingiva, lymph nodes, hypophysis, mucous membranes and soft tissue (4). Eosinophilic granuloma is the most frequently seen benign bone tumour subtype of Langerhans cell histiocytosis. The etiology is not fully known (4). It is seen more often in males and is often noticed in the prepubertal period (3). The current case was diagnosed incidentally at a later age as he was asymptomatic. Bone involvement is usually seen in the calvarium, mandible, vertebrae and costae. In the skull, it is most often seen in the parietal and temporal bones (5). The current case was seen to have parietal bone involvement.

In the radiological evaluation, direct radiographs, CT and MRI are used in determination of the lesion and provide information about the extent of the lesion (6). Thus these methods assist in diagnosis and have an effective role in planning surgery (7). On direct head radiographs, it is seen as an osteolytic, sharply-defined lesion, and on CT as a sharply-defined mass with extension to soft tissue causing destruction in the bone (7). However, it may sometimes be evaluated as epidural hematoma by inexperienced physicians. The current case had been struck on the head and presented at ED. As there was swelling in the area struck, brain CT was taken and as epidural hematoma was considered, the patient was admitted to the brain surgery ward. A forensic report was prepared by the ED physicians stating that there was danger to life and it might not be eliminated with a simple medical intervention. In forensic reports, the physician is required to report whether the injuries of the patient are life-threatening or not and whether or not the trauma will recover with a simple medical intervention (8).

There is a guideline prepared by forensic medicine specialists to assist on this subject (9). This guideline describes in detail the effect of injury on the body. Life-threatening situations like epidural hematoma and other situations that should be considered while writing in the forensic report are described in the guideline. Physicians should use this guideline while writing forensic reports.

Errors or omissions in the report will have negative effects on the forensic judicial process. There could even be an investigation into neglect of duty (8). As a result of such mistakes that may occur while performing a judicial duty, according to item 257 of the Turkish Penal Code, trials for “misconduct” may be in question (10). There is also a possibility of defendants claiming to have remained longer in prison or to have suffered greater financial or emotional losses because of errors in the report (11). According to Turkish Civil Procedure Code item 285 The state recovers losses because of errors in the report (11). According to item 257 of the Turkish Penal Code, trials could result in punishments and compensation cases. In addition to following up in-service professional training on this subject, an increase in the quality of training should be provided. Also writing reports after the necessary examinations and consultation procedures in forensic cases will decrease making mistakes for physicians.

**CONCLUSION**

In conclusion, a physician will be held legally responsible for all kinds of error or omission made when preparing a forensic report just as in other malpractice cases, which could result in punishments and compensation cases. In addition to following up in-service professional training on this subject, an increase in the quality of training should be provided. Also writing reports after the necessary examinations and consultation procedures in forensic cases will decrease making mistakes for physicians.

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