The following articles were published in Health Progress in the past two years. Refer to the annual indexes in each December issue of Health Progress for more complete listings of articles on integrated delivery networks (IDNs), healthcare system reform, and other issues related to healthcare delivery.

Campbell, Br. Peter, CFX, "Antitrust and IDNs: How Far Can We Go?" September 1993, pp. 54-55, 65. Outlines providers' need for clear antitrust policies as they form IDNs.

Cassidy, Judy, "Network Unites Payers, Physicians, Hospitals," May 1993, pp. 18-21. Focuses on a multi-institutional system whose members have improved access to care and experienced cost savings.

Cassidy, Judy, "Two Collaborative Organizations Improve Care Delivery," March 1993, pp. 22-23, 30. Describes two successful models of collaboration—one in cardiology and one in chronic care.


Gorshe, Nancy, "An Effective, Efficient Elder Care Program," April 1993, pp. 57-59. Describes a long-term care health maintenance organization that is a type of IDN.

Hume, Susan K., "Integrating Services for the Elderly," October 1993, pp. 22-25, 47. Profiles community-based collaborations among elder care providers, including an integrated information system.

Hume, Susan K., "Long-Term Care and Hospital Collaboration," June 1993, pp. 16-20. Tells how long-term care facilities can initiate collaborative efforts to develop hospital-based skilled nursing facilities.


Morrisey, Rev. Francis G., OMI, "Church Law's Role in Collaborations," November 1993, pp. 24-29. Outlines canon law and other Church principles to guide Catholic healthcare providers contemplating new arrangements.


Stanley, Sr. Teresa, CCVI, "Meeting Mission Challenges in IDNs," July-August 1993, pp. 28-31, 40. Maintains that Catholic providers participating in an IDN must clarify their mission, evaluate their beliefs, and develop a shared vision.


Wardle, Lynn D., "Conscience Clauses Offer Little Protection," July-August 1993, pp. 79-83. Summarizes the deficiencies in existing laws, the record of hostile judicial interpretations, and the reasons stronger statutory protections are needed.