

Informed Consent in European Neonatal Research

S.A. Mason, C. Megone

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European Neonatal Research Consent Ethics Committees And Law

Lainie Friedman Ross



European Neonatal Research Consent Ethics Committees And Law:

European Neonatal Research Su Mason, Chris Megone, 2018-02-05 This title was first published in 2001 An important book presenting the results of the European Union funded EURICON project in biomedical ethics Involving experts in eleven countries this project was motivated by European neonatal clinicians concerns about the problem of obtaining informed consent in neonatal research It addressed the difficulties of obtaining consent from subjects involved in such research and investigated the relevance and appropriateness of obtaining consent from parents The project also examined the work of Research Ethics Committees in Europe It explored their responses to EURICON s analysis of the views of clinicians and parents and their attitudes towards the relevant laws and legal requirements The wide geographical scope of the project enabled international comparisons of the opinions of clinicians and parents the legal frameworks governing neonatal research and the effectiveness of Research Ethics Committees This is the first such investigation on a European scale and it offers a unique interdisciplinary approach to these issues Incorporating clinical ethical legal and sociological perspectives the results and recommendations presented in this book will be of widespread significance to practitioners researchers and policy makers throughout Europe and beyond

European Neonatal Research Su Mason, Chris Megone, 2020-10-07 This title was first published in 2001 An important book presenting the results of the European Union funded EURICON project in biomedical ethics Involving experts in eleven countries this project was motivated by European neonatal clinicians concerns about the problem of obtaining informed consent in neonatal research It addressed the difficulties of obtaining consent from subjects involved in such research and investigated the relevance and appropriateness of obtaining consent from parents The project also examined the work of Research Ethics Committees in Europe It explored their responses to EURICON s analysis of the views of clinicians and parents and their attitudes towards the relevant laws and legal requirements The wide geographical scope of the project enabled international comparisons of the opinions of clinicians and parents the legal frameworks governing neonatal research and the effectiveness of Research Ethics Committees This is the first such investigation on a European scale and it offers a unique interdisciplinary approach to these issues Incorporating clinical ethical legal and sociological perspectives the results and recommendations presented in this book will be of widespread significance to practitioners researchers and policy makers throughout Europe and beyond

Research Ethics Committees, Data Protection and Medical Research in European Countries D. Townend, 2017-05-15 The Data Protection and Medical Research in Europe PRIVIREAL series represents the results of this EC funded project examining the implementation of Directive 95 46 EC on data protection in relation to medical research and the role of ethics committees in European countries The series consists of five separate volumes following the complete development of the PRIVIREAL project This volume relates to the second stage of this project and is concerned with the setting up and role of research ethics committees It assesses their legal responsibilities especially with regard to data protection matters and contains

reports from more than 20 European countries on these issues Focusing on the theoretical role and practical operation of research ethics committees and the impact of relevant international and national instruments this volume will be an essential resource for all those concerned with data protection issues in medical research The Law and Ethics of Medical Research Aurora Plomer,2013-03-04 The growing globalization of medical research and the application of new biotechnologies in morally contested areas has forced a revision of international ethical guidelines This book examines the controversies surrounding biomedical research in the twenty first century from a human rights perspective analyzing the evolution and changes in form and content of international instruments regulating the conduct of biomedical research The approach adopted is comparative and includes an evaluation of human rights and UK and US law on embryonic stem cell research the HIV AIDS trials in the developing world the Alder Hey Inquiry and the human radiation and nerve gas experiments on human subjects in the US and the UK This is the first book to analyze some of the major issues in biomedical research today from an international comparative human rights perspective *Health Law and the European Union* Tamara K. Hervey,Jean V. McHale,2004-11-04 How does the law of the European Union affect health law and policy At first sight it seems limited However despite its restricted formal competence the EU has recently become increasingly involved in the health field Litigation based on EU law has resulted in a right to receive health care services across national boundaries which may have huge practical implications for national health systems The EU has promulgated legislation regulating clinical research and the marketing of pharmaceuticals patients rights are affected by EU legislation on data protection and product liability the qualifications of health care professionals are legally recognised across the EU and the EU has acted to promote public health This book explores the various impacts of measures of EU law on national health law and policy Through elaboration of selected examples the authors show that within the EU health law cannot be regarded as a purely national affair

European Union Health Law Tamara K. Hervey,Jean V. McHale,2015-11-12 A contextual analysis of the internal logics of EU health law through four themes consumerism human rights interactions between equality solidarity and competition and risk Leading authors in the emergent field explain the interactions and implications of EU health law through thematic reinterpretation of the law in context in key substantive areas such as the regulation of health research access of patients to high quality care health care professional regulation organisation and funding of health care services and public health This book offers a fresh perspective and thorough understanding of EU health law through individual and collective or systemic perspectives and covers health law both within the EU and globally Essential reading for anyone interested in health law in any EU Member State or in global health law Medical Ethics and Law Dominic Wilkinson,Julian Savulescu,Tony Hope,Judith Hendrick, BA, LLM,2008-03-06 This is a short textbook of ethics and law aimed primarily at medical students The book is in two sections The first considers general aspects of ethics in the context of medicine the second section covers the topics identified in the consensus agreement The content of medical law is not intended to be comprehensive and relates

very much to the ethical issues The law will be updated throughout including consent in light of Mental Capacity Act mental health law in light of Mental Health Act end of life depending on outcome of Burke case and the passage of the Joffe Bill assisted reproduction in light of expected changes in HFEA New guidelines to be added the guidelines and processes around medical research are under review and likely to develop and change GMC guidelines are under continual revision the Burke case in particular may have direct impact but it is also likely that the confidentiality guidelines will undergo revision particularly in view of the increasing importance of genetic data The new legal aspects outlined above will require some changes to the ethical analysis the ethical issues of new technology will be included cloning transgenesis and chimera i e forming organisms from more than one species and stem cells resource allocation ethics is moving on to examining a wider range of issues than covered in the first edition and this will be discussed the whole area of mental disorder and capacity to consent is an active area of ethical research and the second edition would cover some of this new work

Fraud and Misconduct in Biomedical Research, 4th edition Frank Wells, Michael Farthing, 2019-03-14 Now in its fourth edition *Fraud and Misconduct in Biomedical Research* boasts an impressive list of contributors from around the globe and introduces a new focus for the book transforming it from a series of monographs into a publication that will quickly become an essential textbook on all areas of research fraud and misconduct Key features include

Issues in Medical Research Ethics Jürgen Boomgaarden, Pekka Louhiala, Urban Wiesing, 2003-06-01 With the advances of medicine questions of medical ethics have become more urgent and are now considered of great social and political significance An innovatively designed activity based workbook this text was prepared using papers and case studies collected from several countries in the European Union It reflects the issues and concerns that confront clinical practitioners throughout Europe and elsewhere today and presents varying national responses in law and policy to these concerns as identified by ethicists lawyers theologians and practitioners The problems they examine include the relationship between medical research and medical practice elementary regulations of medical research the complexity of informed consent and the role of the sponsor or scientific community

Implementation of the Data Protection Directive in Relation to Medical Research in Europe D. Townend, S. Rouille-Mirza, J. Wright, D. Beyleveld, 2017-11-28 The Data Protection and Medical Research in Europe PRIVIREAL series focuses on the Privacy in Research Ethics and Law EC funded project examining the implementation of Directive 95 46 EC on data protection in relation to medical research and the role of ethics committees in European countries The series consists of five separate volumes following the complete development of the PRIVIREAL project This volume relates to the first stage of this project concerning the implementation of the Data Protection Directive in particular in the area of medical research It contains reports from 26 European countries on the implementation of the Directive or the data protection regime all with a specific focus on issues and questions relating to medical research Presenting a unique resource for all those involved in data protection medical research and their implications for each other this title provides a valuable insight into the actual

workings across Europe including both the New Member States and the Newly Associated Member States

Children in Medical Research Lainie Friedman Ross, 2006-02-09 Lainie Ross presents a rigorous critical investigation of the development of policy governing the involvement of children in medical research. She examines the shift in focus from protection of medical research subjects enshrined in post World War II legislation to the current era in which access is assuming greater precedence. Infamous studies such as Willowbrook where mentally retarded children were infected with hepatitis are evidence that before the policy shift protection was not always adequate even for the most vulnerable groups. Additional safeguards for children were first implemented in many countries in the 1970s and 1980s; more recent policies and guidelines are trying to promote greater participation. Ross considers whether the safeguards work, whether they are fair, and how they apply in actual research practice. She goes on to offer specific recommendations to modify current policies and guidelines. Ross examines the regulatory structures, e.g. federal regulations and institutional review boards, the ad hoc policies, e.g. payment in pediatric research and the role of schools as research venues, the actual practices of researchers, e.g. the race/ethnicity of enrolled research subjects or the decision to enroll newborns as well as the decision making process, both parental permission and the child's assent, in order to provide a broad critique. Some of her recommendations will break down current barriers to the enrolment of children, e.g. permitting the payment of child research subjects, allowing healthy children to be exposed to research that entails more than minimal risk without requiring recourse to 407 panels, whereas other recommendations may create new restrictions, e.g. the need for greater protection for research performed in schools, restrictions on what research should be done in the newborn nursery. The goal is to ensure that medical research is done in a way that promotes the health of current and future children without threatening to use the words of Hans Jonas, the erosion of those moral values whose loss would make its most dazzling triumphs not worth having.

Ethical Issues for the Twenty-first Century Frederick Adams, 2005 The nature of what makes something right or wrong may not change but the things that confront us and that are right or wrong change with the lay of the land. New ethical issues emerge from changes in the social and political landscape and from the development of new technologies. The articles in this collection attempt to offer at least the outlines of solutions to several crucial ethical problems and are written for the non-specialized reader. This work has been published in cooperation with the Journal of Philosophical Research and the American Philosophical Association.

The Human Soul: Essays in Honor of Nalin Ranasinghe Predrag Cicovacki, 2022-02-01 This collection of essays is dedicated to a recently deceased philosopher and humanist Nalin Ranasinghe. His central philosophical and humanistic preoccupation was with the human soul. Not surprisingly, his greatest inspiration was Socrates' credo: Care for your soul, and the title of his first book was *The Soul of Socrates*. In this and his later writings, Ranasinghe expressed his growing concern over the idea that the human soul has been hijacked due to the way our civilization has developed: the highest and noblest aspirations of our civilization have been replaced by our obsession with money, pleasure, and power. We

now live in a time where we do not know who we are nor who the people around us are Despite all of the technical gadgets connecting us virtually this is the age of disconnect and loneliness as well as of the degradations of humanity Ranasinghe insisted that the two keys for recovery are the self knowledge of the soul and a continuous dialogue with others We need to relearn how to relate to ourselves and others as unique individuals not as objects for the satisfaction of our needs Following his ideas the twenty essays presented here are divided into two parts the soul in reflection and the soul in dialogue The contributors come from various countries around the globe and work in different disciplines and their chapters aim to revive our interest in the soul and the obscured core of our humanity This book will appeal to undergraduate and graduate students of philosophy however the essays are written in a non technical language also making them accessible to the general audience

Case Histories in Business Ethics Chris Megone, Simon J. Robinson, 2002-01-03 This book reflects upon illustrates and extends the role of case histories in the teaching and study of business ethics

Current Publications in Legal and Related Fields, 2003 **American Book Publishing Record**, 2001 **Das Kind als Patient** Claudia

Wiesemann, 2003 Kindern wird heute immer mehr Entscheidungsfähigkeit zugestanden Auch die Medizin muss sich diesen gewandelten Werten stellen In der Pädiatrie entsteht ein Spannungsfeld von rechtlicher Fürsorge kindlichem Interesse und elterlicher Entscheidungsautonomie Die Beiträge behandeln u.a. die Frage nach der Verwirklichung von Kinderrechten die Bedeutung und Problematik von genetischer Diagnostik sowie verschiedene Präventionsprogramme

Medicine, Ethics and the Law in Ireland Deirdre Madden, 2011-01-01 Written by one of Ireland's leading medical law academics this

practical book comprehensively covers Irish case law and regulations regarding the healthcare system the law relating to human reproduction and the key issues of consent and treatment Designed to be used by lawyers and healthcare

professionals the book provides an invaluable reference tool for anybody who requires accurate information and guidance on this area of Irish law This second edition covers medical research and clinical trials organ donation and transportation

patient safety and biobanking

Euthanasia and Law in Europe John Griffiths, Heleen Weyers, Maurice Adams, 2008-05-21

This book is a successor to J Griffiths A Bood and H Weyers Euthanasia and Law in the Netherlands Amsterdam University Press 1998 which was widely praised for its thoroughness clarity and accuracy The new book emphasises recent legal

developments and new research and has been expanded to include a full treatment of Belgium where since 2002 euthanasia

has also become legal The book also includes descriptions written by local specialists of the legal situation and what is known

about actual practice in a number of other European countries England and Wales France Italy Scandinavia Spain

Switzerland The book strives for as complete and dispassionate a description of the situation as possible It covers in detail

the substantive law applicable to euthanasia physician assisted suicide withholding and withdrawing treatment use of pain

relief in potentially lethal doses palliative and terminal sedation and termination of life without a request in particular in the

case of newborn babies the process of legal development that has led to the current state of the law the system of legal

control and its operation in practice the results of empirical research concerning actual medical practice A concluding part deals with some general questions that arise out of the material presented Is the legalisation of euthanasia an example of the decline of law or should it on the contrary be seen as part and parcel of the increasing juridification of the doctor patient relationship Does the Dutch experience with legalised euthanasia support the idea of a slippery slope toward a situation in which life especially of the more vulnerable members of society is less effectively protected Is it possible to explain and to predict when a society will decide to legalise euthanasia *Emergency Research Ethics* A.M. Viens, 2017-03-02 The essays selected for this volume focus on issues that arise when attempting to design review and undertake research involving human participants who are experiencing a private or public emergency The main themes discussed by the essays are the distinctive and significant ethical questions as to how research participants can be treated during emergency settings the ethical challenges raised by emergencies for researchers undertaking research and its effects on the nature of research pursued and procedural obstacles raised by emergencies which can affect the quality of good research ethics review The volume is unique in that it is the first collection to exclusively deal with all of the central ethical aspects of conducting human subject research in the context of emergency

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