

# RETHINKING INFORMED CONSENT IN BIOETHICS

Informed consent is a central topic in contemporary biomedical ethics. Yet attempts to set defensible and feasible standards for consenting have led to persistent difficulties. In *Rethinking Informed Consent in Bioethics*, Neil Manson and Onora O'Neill set debates about informed consent in medicine and research in a fresh light. They show why informed consent cannot be fully specific or fully explicit, and why more specific consent is not always ethically better. They argue that consent needs distinctive communicative transactions, by which other obligations, prohibitions and rights can be waived or set aside in controlled and specific ways. Their book offers a coherent, wide-ranging and practical account of the role of consent in biomedicine which will be valuable to readers working in a range of areas in bioethics, medicine and law.

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CAMBRIDGE UNIVERSITY PRESS Cambridge, New York, Melbourne, Madrid, Cape Town, Singapore, São Paulo

Cambridge University Press
The Edinburgh Building, Cambridge CB2 8RU, UK

Published in the United States of America by Cambridge University Press, New York

www.cambridge.org Information on this title: www.cambridge.org/9780521697477

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First published 2007

Printed in the United Kingdom at the University Press, Cambridge

A catalogue record for this publication is available from the British Library

ISBN 978-0-521-87458-8 hardback ISBN 978-0-521-69747-7 paperback

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# Preface

Informed consent is now widely seen as fundamental to medical and research ethics. This has not always been the case. Informed consent first rose to prominence in biomedical practice with the Nuremberg Code of 1947, which responded to the abusive treatment of human beings by Nazi medical researchers. Consent requirements were subsequently extended from research to clinical ethics, and more recently to procedures regulating the acquisition, possession and use of personal information, including genetic and medical information. Across the last fifty years informed consent requirements have also supposedly been made more rigorous: standards for 'consent disclosures' are now more exacting; demands for more explicit and more specific consent are widely endorsed; ever more elaborate consent forms are increasingly devised and required. This huge expansion and elaboration of informed consent requirements is generally seen as indispensable if we are to respect individual autonomy. Informed consent, it is argued, ensures that patients and research subjects can decide autonomously whether to permit or refuse actions that affect them.

Yet current approaches to informed consent have led to many problems. If patients and research subjects consent without reading or understanding informed consent 'disclosures' – and it is clear that they do – is their consent inadequate? If consent 'disclosures' omit certain information – and it is clear that they do – is consent given on the basis of such disclosures inadequate? Should we forbid medical treatment and research whenever informed consent is defective? Or should we persist with current consent practices, in the full knowledge



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that defective consent will not ensure the autonomy of research subjects or of patients? Neither option is appealing.

In this book we consider how we might rethink the use of informed consent in biomedicine. We begin by exploring received views of informed consent, and the arguments usually given for requiring the consent of patients and research subjects to biomedical interventions. We try to identify and make explicit the underlying assumptions that shape contemporary thought, talk and debate about informed consent. We conclude that standard accounts of informed consent, standard arguments for requiring consent in clinical and research practice and standard ways of implementing consent requirements lead to intractable problems. We then propose an alternative, less ambitious, account which we hope and believe provides a more plausible account of the part that informed consent procedures can and should play in shaping ethically acceptable biomedical practice.

This approach to rethinking informed consent is not, perhaps, the obvious one; it is certainly not the preferred one. Most of the vast contemporary literature on informed consent in biomedicine looks for ways of improving informed consent procedures, typically by finding ways of making 'consent disclosures' more perspicuous or complete, and consent requirements more user-friendly for patients and research subjects. We think that these ameliorative approaches have limited potential, because they do not address the underlying difficulties of current conceptions of informed consent.

As we see matters, informed consent is sought and obtained by distinctive sorts of *communicative transactions*. We are unlikely to understand informed consent unless we consider the sorts of communicative transactions it requires and the standards they must meet. Many current accounts of informed consent represent such transactions quite passively, as a matter of *information transfer*. Information is seen as *located* or *held* in one or another place, or as *flowing* from one place to another. Information flows are seen as the *transfer* or *transmission of* information from one *source* or *container* to another, through one *conduit* or *channel* or another. These metaphors have their uses: they provide a common vocabulary for discussing



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the transfer of information between technological devices and between people. But they also have their dangers: they encourage us to think of information in abstraction from human activity, and specifically in abstraction from the normative framework that governs successful communicative transactions between people.

Many current discussions of informed consent are shaped by these impersonal metaphors. For example, discussions of informed consent requirements often focus narrowly on the proper 'disclosure' of information by clinicians and researchers; discussions of patient privacy often focus narrowly on requirements to 'process' medical data in prescribed ways. Yet if we rely on these impersonal metaphors we may miss matters that are basic to communicative transactions between people, including the transactions by which they request, give and refuse consent.

A more plausible and illuminating framework for thinking about informed consent would start from the fact that the communicative transactions by which it is sought, given or withheld are rationally evaluable social transactions between agents. They include or consist of speech acts. Speech acts are governed and constrained by a rich normative framework, and fail in various ways if the relevant norms are ignored or flouted. So any convincing account of informed consent transactions must begin by considering the epistemic and other norms that must be observed for successful communication. We identify many of these norms, and discuss the part they play in shaping the successful use of informed consent transactions to permit clinical or research interventions that would otherwise be unacceptable.

In successful informed consent transactions, communication is used to waive specific ethical, legal or other rights, obligations or prohibitions. Such transactions therefore presuppose the rights, obligations and prohibitions that are to be waived. So the obligations of medical practitioners and researchers to inform patients and research subjects, and to seek their consent to specific interventions, are always secondary obligations. Our rethinking of informed consent sets out the standards that communicative transactions must meet if they are to be used to waive obligations, rights and



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prohibitions in specific ways. Properly used, informed consent can render action permissible that would otherwise constitute (for example) assault, false imprisonment, deception, or some other breach of significant ethical requirements.

We take a parallel approach to the use of informed consent transactions in contemporary debates about specifically informational obligations, including those grouped under headings such as information privacy and genetic privacy, data protection and right to know, accountability and transparency. Many current debates about informational obligations begin with the thought that certain classes of information have intrinsic and distinctive ethical importance. On the one hand they see personal information, including personal, medical and genetic information, as information that nobody else has a right to know, which should be kept inaccessible unless there is informed consent to its disclosure. On the other hand they see institutional information, and in particular information about institutional and professional performance, as information that everybody else has a right to know, which should be disclosed in the name of transparency, accountability and freedom of information.

We argue against such views that informational obligations are not best understood by trying to identify rights over putative classes of information. Informational obligations are better articulated in terms of ordinary epistemic and ethical requirements on communicative transactions. Respect for others' privacy is best seen as a set of requirements on communicative transactions, rather than as requirements that certain types of information be kept inaccessible. Demands for accountability are best seen as requirements on communicative transactions that offer and take account of past action, rather than as requirements that certain types of information be transparently and universally 'available'. Where informational obligations are construed simply as a matter of keeping types of information hidden or making it available, there is a real danger that we adopt and require institutional policies and practices which are of little use, or even damaging to biomedical practice - and beyond. Where they are construed as a matter of epistemically and ethically acceptable communication, there is at least a possibility of establishing policies



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and practices that support rather than undermine good practice, and that may help secure or restore trust, in biomedicine – and beyond.

The approach that we take to informed consent is not novel or unfamiliar. It is a matter of emphasising the continuing importance of norms of intelligibility, relevance, accuracy and honesty (and other norms) in all communicative transactions, rather than of demanding ever fuller or better consent 'disclosures', or ever tighter control of certain types of data. The conclusions we reach challenge a number of current orthodoxies. We suggest that informed consent is best thought of as part of a wider ethics of communication. We argue that informed consent does not and cannot offer free-standing ethical justifications, but rather is used to waive other, more basic ethical standards (which informed consent requirements invariably presuppose). We show why informed consent cannot, a fortiori should not, aim to be fully specific or fully explicit. We argue that some of the informed consent requirements that have been built into contemporary legislation and codes (ranging from legislation governing Data Protection to the Declaration of Helsinki) are implausible, even incoherent. More positively, we believe that the approach we propose provides a clear and convincing account of the purposes of informed consent requirements in biomedicine and of the standards that they should meet.



# Acknowledgements

This book could not have been written without the support, interest and hard work of a number of institutions and individuals. On the institutional side we would like first to thank the Wellcome Trust for generously funding our three-year research project 'Informed Consent and Genetic Data', including funding a full-time research fellowship. In the course of the project, the Trust supported a number of workshops, and provided the major financial support for a large 'discussion event' held at King's College, Cambridge, in early 2005. This event brought together some eighty helpful, interested and authoritative people, from a range of relevant disciplines (including philosophy, law, medicine and social science) to discuss the draft document that formed the basis of this book. We would also like to thank King's College, for providing a superb work environment, and for hosting both the workshops and the January 2005 'discussion event'; we are particularly grateful to the King's College Research Centre Convenor, Simon Goldhill. Thanks must also go to the Department of History and Philosophy of Science, Cambridge University, which provided administrative support, and especially to Tamara Hug for all her patience, help and advice.

Our research project only came into being thanks to the hard work of our co-investigators, Pat Bateson, Peter Lipton and Martin Richards, who put a great deal of work into the original grant proposal. We would like to thank them all for that, and for supporting the project in a variety of ways at many stages, including taking part in many workshops and in the major 'discussion event'.

The workshops held during the project focused primarily on the philosophical issues which we thought most important to rethinking



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informed consent in biomedical practice, including the epistemology of communication; the role of trust in communication; informed consent; and epistemic responsibility. We would particularly like to thank those from beyond Cambridge who gave talks on these occasions – Paul Faulkner, Lizzie Fricker, Angus Dawson and Tony Coady – as well as to others who took part and helped us shape our views. We owe special thanks to Peter Lipton for his clear and incisive contributions to these workshops, in which it repeatedly fell to him to summarise and integrate a complex set of themes.

Our work on these topics has constantly benefited from many people in Cambridge who share an interest in normative issues that surround medical practice, genetic technology and the uses of new genetic knowledge. We have learned a lot from talking with, arguing with and listening to, amongst others: Oonagh Corrigan, Stephen John, Cathy Gere, Kathy Liddell, John Macmillan, Bryn Williams-Jones, Bronwyn Parry, John Spencer and Marilyn Strathern. Thanks in particular to Tim Lewens for the central role he has played in bringing us together by organising and chairing the regular 'Bioethics Forum', which has provided a stimulating forum for discussion and debate.

The discussion event in 2005 provided invaluable critical discussion and commentary, and helped us to reshape and refine our key claims and arguments. We would particularly like to thank the commentators on that occasion: Tom Baldwin, Karen Sparck-Jones, Roger Brownsword, Angus Dawson, Mike Parker, Martin Richards, Ross Harrison, David Archard, Ron Zimmern and Bill Cornish; and also those who chaired discussions: Dan Wikler, Patricia Hodgson, Pat Bateson, Simon Goldhill and Alex Oliver. We are also grateful to those who gave us detailed comments and criticism, and in particular to Cyril Chantler, Peter Furness, Jane Heal, Tim Lewens, Bill Lowrance, Anneke Lucassen, Stephen John, John McMillan, Tom Murray, Peter Singleton, Tom Sorell and Suzanne Uniacke. And we are particularly grateful to Jane Lane for all the hard work she put into making the occasion a success.

Finally, we would like to thank the Public Health Genetics Unit, in association with the Cambridge Genetics Knowledge Park, and its



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#### Acknowledgements

director, Ron Zimmern, who greatly helped our project by generously sharing his expert knowledge of matters medical, genetic and regulatory, and by providing administrative and financial support for our 'discussion event'. He also provided support for the Bioethics Forum in Cambridge, and has constantly helped to bring together people from disparate fields with common interests. Finally, and not least, he reminded two philosophers to think about the practical implications of their relatively abstract arguments, with his constant, well-meaning, refrain: 'But so what?'