The patient-doctor relationship: a synthesis of the qualitative literature on patients' perspectives

Matthew Ridd, Alison Shaw, Glyn Lewis and Chris Salisbury

ABSTRACT

Background

The patient-doctor relationship is an important but poorly defined topic. In order to comprehensively assess its significance for patient care, a cleaner undentifanding of the concept is required.

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To derive a conceptual transversity of the factors that define patient-doctor relationships from the perspective of patients.

Design of study

Systematic review and thematic synthesis of qualitative studies.

Method

Medine, EMBASE, PsychiNFO and Web of Science databases were searched. Studies were screened for relevance and apprased for quality. The findings were synthesised using a thematic approach.

Results

From 1985 abstracts, 11 studies from four countries were included in the final synthesis. They examined the patient-doctor relationship generally (n = 2), or in terms of loyally (n = 2), personal care (n = 2), thus (n = 2), and continuity (n = 1). Longhudrus (care (seeing the same doctor) and consultation experiences (patients' encounters with the doctor) were found to be the main processes by which patient-doctor relationships are promoted. The resulting depth of patient-doctor instanted patient doctor and patient aspects to them, which may be reciprocally related.

Conclusion

A framework is proposed that distinguishes between dynamic factors that develop or maintain the relationship, and characteristics that constitute an origoing depth of relationship. Having identified the different elements involved, future research should examine for associations between longitudinal care, consultation experiences, and depth of patient-doctor relationship, and, in turn, their significance for patient care.

Keywords

communication; continuity of patient care; physician-patient relations; qualitative research.

INTRODUCTION

The patient-doctor relationship is an important concept in health care, especially primary care. However, it is also a complex topic that means different things to different people. As a consequence of this, research in the area has been somewhat tragmented.

Many studies have investigated it in terms of the communication and interpersonal skills of the doctor." Another major facet is continuity of patient care, where the relational aspect is referred to as interpersonal continuity." More recently there has been interest in examining the characteristics of the ongoing relationship itself, such as trust." The patient-doctor relationship can be seen as a specialised form of human relationship, and work in other disciplines has distinguished between the dynamic interactive aspects of relationships and the mental associations made by people "in" relationships, which are 'historically derived representations of experience"." All of these elements are thought to be important, but in the absence of a conceptual framework that can be applied to patient-doctor relationships, we are unlikely to establish the significance of the different parts and how they affect patient care.

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<u>Reasonable Care Legal Perspectives On The Doctor</u> <u>**Patient Relationship**</u>

Michael Lobban,Julia Moses

Reasonable Care Legal Perspectives On The Doctor Patient Relationship:

Autonomy, Consent and the Law Sheila A.M. McLean, 2009-09-10 The notion that consent based on the concept of autonomy underpins a good or beneficent medical intervention is deeply rooted in the jurisprudence of most countries throughout the world Autonomy Consent and the Law examines these notions in the UK Australia and the US and critiques the way in which autonomy and consent are treated in bioethics and law Handling Clinical Negligence Claims in England Great Britain. National Audit Office, 2001 There is concern about the lack of publicly available information on clinical negligence claims and whether the system is cost effective quick efficient and humane This report looks at the number of claims the cost of settling them and the time taken patients access to remedies and who patients claims are managed It found that claims in England rose 72% between 1990 and 1998 and the net present value of outstanding claims was 2 6 billion Claims still take a long time to settle and those that were closed in 1999 2000 took average five and a half years to settle excluding cerebral palsy and brain damage Reasonable Care Harvey Teff, 1994 Though more and more medical disputes are reaching the courts English law still reflects the fundamental belief that doctors should be allowed to set their own standards Criticism of this situation as of medical paternalism itself centres on the denial of patients rights The interest that patients have in their well being should not however be expressed exclusively through the assertion of rights Though patients increasingly wish to be involved in decisions about their treatment ungualified self determination and moves toward contractualism in the restructured NHS may prove detrimental to patient welfare A collaborative approach to medical care can offer distinctive therapeutic advantages as well as due respect for patient autonomy In the key legal area of liability for negligence it would be consistent with legal principle and with developments in other jurisdictions to accord less weight to customary practice and more to patients reasonable expectations This book offers a sustained treatment of these issues primarily as they arise in the hospital setting but also within the context of a wide range of diverse therapies As such it provides a unique analysis of the central areas of medical law written in a fashion which will appeal to anyone with an interest in medicine health care and the law Clinical Manual of Psychiatry and Law Robert I. Simon, Daniel W. Shuman, 2007-04-02 In their latest collaboration Clinical Manual of Psychiatry and Law noted forensic psychiatrist Dr Robert Simon and legal scholar Daniel Shuman both recipients of the Guttmacher Award have created a unique practical reference to enable psychiatrists to transform the impact of the law on their clinical practices from an adversary to a working partner In lieu of scare tactics or horror stories Dr Simon and Professor Shuman clearly explain not only what the law requires and why but how best to integrate its requirements to enhance clinical practice and reduce the risk of successful tort claims They have written a clear comprehensible and accessible volume that will guide practitioners through the thickets of the law and benefit their clinical practices This volume covers a wide range of topics from confidentiality privilege informed consent and the right to refuse treatment to treatment boundaries involuntary hospitalization seclusion and restraint management of

violent as well as suicidal patients and the additional requirements which apply to the treatment and evaluation of minors or persons with mental disabilities It also includes the tort i e negligence intentional harm claims that arise from a breach of the law s expectations The content reflects the latest legal precedents concerning such topics as Establishment of the doctor patient relationship and liability for damages caused by its breach including new rulings governing confidentiality and testimonial privileges Case law regarding informed consent especially the issue of competency when dealing with minors or persons with mental disabilities New rules and regulations restricting the use of seclusion and restraint Guides to the most recent laws regarding involuntary hospitalization and emergency commitment Insights into recent state court decisions concerning disclosures by therapists of threats of harm by patients against others including such issues as conflicts between the duty to maintain confidentiality and the duty to protect Reviews of recent legislation proscribing sexual misconduct or prosecuting sexual exploitation of patients under existing rape or sexual assault laws Clinicians will find this wealth of knowledge immediately practical and lawyers will appreciate its in depth treatment of complex psychiatric issues With extensive references and a glossary of legal terms Clinical Manual of Psychiatry and Law deserves a place among the top legal references for mental health professionals Disputing Doctors Mulcahy, 2003-08-01 What are patient experiences of making complaints against doctors and what do they seek to achieve How do doctors and managers respond to complaints and what do their responses reveal about the implicit tensions in the doctor patient relationship What is the significance of the increasing incidence of disputes for approaches to the delivery of medical care This book looks at the dynamics of doctor patient disputes Reflecting on fifteen years of empirical research in the NHS it considers the contexts in which these disputes arise the different ways in which the parties construct disputing narratives and moral identities in the course of making and defending their claims and the extent to which existing systems for resolving disputes are sensitive to their needs This publication is timely Since the 1970s there has been an increasing amount of concern about the rise in complaints and medical negligence claims made by patients and their relatives Based on research with patients relatives doctors and NHS managers the book analyses how they perceive these disputes and what they seek to achieve by holding each other to account Disputing Doctors is valuable reading for all students researchers and academics working in the fields of the sociology of health and illness socio legal studies law and medicine medical sociology nursing and health policy Revisiting Landmark Cases in Medical Law Shaun D. Pattinson, 2018-09-27 Is it lawful for a doctor to give a patient life shortening pain relief Can treatment be lawfully provided to a child under 16 on the basis of her consent alone Is it lawful to remove food and water provided by tube to a patient in a vegetative state Is a woman's refusal of a caesarean section recommended for the benefit of the fetus legally decisive These questions were central to the four focal cases revisited in this book This book revisits nine landmark cases For each a new leading judgment is attributed to an imagined judge Athena who operates within the constraints of the legal system of England and Wales Her judgments accord with an innovative legal theory referred to as

modified law as integrity and are linked as a line of precedent The result is a re spinning of extant judicial threads into a web of legal principles with a greater claim to coherence and defensibility than those in the original cases The book will be of great interest to scholars and students of medical law criminal law bioethics legal theory and moral philosophy

Medicine, patients and the law Emma Cave, Margaret Brazier, Rob Heywood, 2023-06-06 Embryo research cloning assisted conception neonatal care pandemic vaccine development saviour siblings organ transplants drug trials modern developments have transformed the field of medicine almost beyond recognition in recent decades and the law struggles to keep up In this highly acclaimed and very accessible book Margaret Brazier Emma Cave and Rob Heywood provide an incisive survey of the legal situation in areas as diverse as fertility treatment patient consent assisted dying malpractice and medical privacy The seventh edition of this book has been fully revised and updated to cover the latest cases Brexit related regulatory reform and COVID 19 pandemic measures Essential reading for healthcare professionals lecturers medical and law students this book is of relevance to all whose perusal of the daily news causes wonder hope and consternation at the advances and limitations of medicine patients and the law <u>The Impact of Ideas on Legal Development</u> Michael Lobban, Julia Moses, 2014-07-31 How have social and philosophical ideas influenced the development of tort law in Europe

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cover areas as diverse as start and end of life reproductive rights and termination of pregnancy autonomy of patients the protection of vulnerable patient groups and the challenges posed by new technologies **Medical Law: Text, Cases, and Materials** Emily Jackson, 2013-08-15 Providing a clear and accessible guide to medical law this work contains extracts from a wide variety of academic materials so that students can acquire a good understanding of a range of different perspectives

Law and Ethics in Nursing and Health Care Judith Hendrick, 2000 Provides an overview of the British legal and ethical issues that nurses and other health professionals come across Hendrick Oxford Brookes U discusses the relationship between law and ethics and how at times they overlap or diverge Chapters include case studies theoretical discussion possible outcomes and a summary of how the legal and ethical approaches compare They also examine the patient client relationship confidentiality consent responsibility and accountability as well as the relationship between the law codes of practice and health care circulars The book includes guidelines from professional bodies Distributed in the US by ISBS c Book News Inc The Impact of European Rights on National Legal Cultures Miriam Aziz,2004-07 This book contributes to the debate about the impact of European Community Law on the national constitutional orders and cultures of the respective Member States The author examines the doctrine of sovereignty as a mechanism within which this impact may be best assessed and in particular how it underwrites the tension between European Union rights and the rights provided by the respective legal orders of the Member States In particular the book focuses on political social and civil rights drawing from T H Marshall s typology In endorsing an appropriate analytical framework the book challenges both existing law and secondary literature in order to argue that the terminology the concepts and the tools which are used to assess the impact of the EC law on the national constitutional orders are to be selected with great care This is particularly apposite given the complexity of constitutional diversity in terms of national constitutions and their reception of EC law It is also important because of the variety of approaches involved in the constitutional adjustment of the acquis of the Union within the context of the increasing drive to constitutionalisation of the Union on the one hand and enlargement on the other Law and **healing** Margaret Brazier, 2023-03-14 This book delves into medico legal history travelling back in time to explore English law s fascinating and often acrimonious relationship with healing and healers Challenging assumptions that medical law is a recent development Law and healing traces the regulation of healers from the Church's dominance to legal battles fought among medical practitioners As well as considering the history of the regulation of healers this book addresses moral issues such as abortion bodily sovereignty and the use of cadavers in research It highlights how fundamental legal and ethical questions continue to resurface for example from controversy in the Renaissance over human dissection to modern day debates about organ donation Law and healing provides a colourful but critical account of the longstanding and often fraught relationship between two fundamental pillars of human society **Delict** Francis McManus, 2012-01-06 e Recognising the multi faceted nature of this Scots law Francis McManus and Eleanor Russell have produced this all encompasing guide to

delict With numerous case studies and questions for discussion after each chapter this is essential reading for all students encountering delict for the first time as well as practitioners who require a ready reference for their practice The Scots law of delict encompasses a vast array of legal sources and contradictions Many elements are modern and highly developed while others remain ancient and obscure The majority of delictual principles are case law driven yet increasingly legislation plays a part Further although the concept of delict is limited to the Scottish jurisdiction private international law cannot be ignored e

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