

Consent to medical treatment: the mature minor

Can children and young people consent to their own medical treatment? Consent issues involving children and young people are complex. This article examines the legal obligations of general practitioners when obtaining consent to medical treatment from patients who are less than 18 years of age.

Keywords: informed consent, adolescent; child

Case study

The patient, 15 years of age, asked her general practitioner if everything she said during the consultation would be kept 'secret'. The GP replied that she could not provide an absolute guarantee but, generally, any information provided to her by a patient would be kept confidential. The patient then told the GP that she had a boyfriend who was 16 years of age and she would like to start taking the oral contraceptive pill. She was adamant that she did not want her parents to know that she was sexually active and on the pill. The GP was uncertain of her legal position in treating a patient, 15 years of age, without the consent of her parents.

The age at which a person becomes an 'adult' in Australia is 18 years. Consent for the medical treatment of patients less than 18 years of age is generally provided by parents. However, there are circumstances in which patients under the age of 18 can consent to their own medical treatment.

The common law recognises that a child or Gillick, the judges determined that the concept of young person may have the capacity to conseabsolute authority by a parent over a child or your to medical treatment on their own behalf, and person was no longer acceptable. Because this without their parents' knowledge. This commoabsolute authority no longer existed, the House or law position is based on a 1986 English HousiLords held that even though it will, in most cases, Lords judgment, Gillick v Wisbech Area Healt/be in the patient's best interests to have parental

Authority.In this case, the issue to be determined was whether a medical practitioner could provide contraceptive advice and prescribe contraceptive to a patient under the age of 16 years, without the prior knowledge or consent of her parents. The Department of Health and Social Security ha issued guidance to area health services in Englar that medical practitioners could prescribe the oral contraceptive pill to a girl below the age of 16 yea without the consent or knowledge of her parent, if acting in good faith to protect the best interests of the patient. Mrs Gillick, who was the mother of five daughters, sought a declaration from the Court th the guidance was unlawful on the basis (in part) that a health practitioner could not give advice or treatment about contraception to a person below the age of 16 years without the consent of his or her parent(s) because this would be inconsistent with parental rights. The majority of the House of Lords ultimately rejected her claim. The Court determined that there were circumstances in which a child or young person could consent to their ow medical treatment. In order to do so, the child or young person must have a 'sufficient understandi and intelligence to enable him or her to fully understand what is proposed'. This is often referre to as 'Gillick competence' or the 'mature minor'.

The level of maturity required to provide consent will vary with the nature and complexity of the medical treatment. For example, the level of maturity required to provide consent for the treatment of a superficial graze will be much less than that required to provide consent for the commencement of the oral contraceptive pill. In Gillick, the judges determined that the concept of SÆ THATÆTHEÆBESTÆLANTEREn Setti Saber Øatmænt. HSErezeia Yn Oeddi obal Greezen Prierik SO require him or her to receive advice and includes sterilisation, vasectomy or tubal treatment on sexual matters without parental occlusion).

consent or notification'. It should be noted that no consent is required There is also specific legislation in New Southin emergency situations if it is impractical to do Wales (NSW) and South Australia (SA) that relates the case of a medical emergency (where 1/970 provides life of a patient or to prevent serious injury to their some guidance regarding the medical and dehtealth), and the patient is not able to consent treatment of children and young people. Section the required treatment at the time, a medical 49 of this Act states that a medical practitionepractitioner may perform emergency treatment. who provides treatment with the consent of a child/hile in many cases it is preferable to obtain 14 years or over will have a defence to any adtienconsent of both the child and the parent for assault or battery. This Act does not assistfar medical treatment, there may be specific medical practitioner in a situation where therediscumstances in which the best interests of the a conflict between a child and their parent and baild or young person may be served without

parent can still potentially override a child's comespherents' consent. If GPs are uncertain about to treatment. In SA, the their legal obligations in a particular situation 1995 outlines the involving the consent to medical treatment of a

legal requirements for obtaining consent by metallabr young person, they should seek advice and dental practitioners. The Act states that afconida colleague and/or their medical defence 16 years and over can consent to their own merdiaalsation.

treatment as validly as if an adult. Additionally,

a child under the age of 16 years can consent to Sara Bird MBBS, MFM(clin), FRACGP, is Manager, medical procedures if: Medico-Legal and Advisory Services, MDA

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and the treatment is in the best interests of the erences

health and wellbeing of the child, and

sæ THATæOPINIONæISææ©ORRBBORRULACTI2. 2. Secretary, Department of Health and Community least one other medical practitioner who has personally examined the child before the ³. treatment was commenced.

Risk management strategies

of the legal position with respect to consent to medical treatment of a child or young person, especially in circumstances in which the patient iability for matters covered under your requests that their parents are not informed.

Depending on the specific circumstances, consent to medical treatment of a patient less thanknee Association of Western Australia 18 years of age may be provided by either the: (Incorporated) ARBN 055 801 771 trading sæ PATIENT

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1. Norfolk and Wisbech Health Authority

for Health [2006] EWHC 37 (Admin).

Services v JWB and SMB (1992) 175 CLR 218.

Axon, R (on the application of) v Secretary of State

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