The inherent paradox of clinical trials in psychiatry*

11 Helmchen and B Müller-Oerlinghausen** *The Psychiatric Clinic of the Free University, Berlin

The authors sum up the central issue of ethics in the conduct of controlled clinical trials in these two paradoxes: 'first, it is unethical to use treatment the efficacy of which has not been examined scientifically; second, it is also unethical to examine the efficacy of treatment scientifically.' In this paper they set out to demonstrate how these antithetical statements apply in controlled trials conducted in psychiatric patients. In such trials the problem of obtaining informed consent may be acute, but in these patients giving 'informed' consent might contribute to a further exacerbation of the illness. Nevertheless the problem cannot be evaded, and scientific judgments must be applied to treatment for it to be sound and improved for the further benefit of patients. These problems in the case of psychiatric controlled trials are a part of the methodology, and in Germany a new drug law has been drafted to attempt to clarify the issue. The authors briefly discuss its application, and its consequences if such a law were enacted. British psychiatrists have exactly the same problems to face but so far no attempts have been made to establish a legal framework.

The paradox in medical ethics

The central issues of ethics in medical treatment can be summed up by the following paradoxical statements: first, it is unethical to use treatment the efficacy of which has not been examined scientifically; second, it is also unethical to examine the efficacy of treatment scientifically. It should be clearly understood that the ethical judgment regarding the use of a treatment does not refer to the motivation of the doctor but rather to the efficacy of the therapeutic procedure in the patient. Thus, a passionate intention to help the obsessed patient gave rise to the cruel, mediaeval practice of exorcism1, and 'good-heartedness', therapeutic engagement and humanitarian ideology have caused some doctors today 'to relieve the custodial-repressively treated psychiatric patient from the totalitarian institutions'. We know, however, that some of these well meaning therapeutic measures have partly resulted in dependence, increasing misery and criminal exploitation of patients. From the ethical point of view it must be asked why these 'therapeutic' measures have not been thoroughly investigated as regards such negative and unexpected consequences before they became widely used2, 3.

On the other hand, many presently valuable treatments, such as analytical psychotherapy, malaria therapy and insulin treatment, were invented during the early decades of this century and were introduced and applied intensively without being submitted to appropriate controlled trials. Clinical evidence and possibly comparisons between individuals were regarded as sufficient to support a new therapeutic method4.

The ethical aspects of a new treatment have always been judged according to the therapeutic resources available at that time. Thus, when strait jackets were substituted for chains at the beginning of the last century, it was considered to be humanitarian progress. Similarly, the establishment of state mental hospitals was widely praised. However, the use of strait jackets is no longer justified from the ethical point of view and we present some people believe that the admission of psychiatric patients to our state institutions is objectionable for ethical reasons. We, however, believe that the use of a new treatment can be considered as unethical only when its efficacy has not been tested according to scientific standards in comparison with all other practicable therapeutic methods.

Ethical problems of 'controlled trials' in psychiatric patients

The statement that it is unethical to test the efficacy of a treatment in a scientific way is provocative although Martini5 and his colleagues have already pointed to the indissoluble nature of humanity and service toward mankind. Establishing the efficacy of any treatment demands 'controlled trials' according to contemporary standards. The controlled trial is intended to eliminate unspecified influences by suitable controls. Known objective influences are excluded by using controls, unknown objective influences by randomization, and subjective influences in the patient or the doctor by...
blind technique.

In the following paragraphs we shall focus on the practical consequences of three essentials in controlled trials when applied to psychiatric patients.

THE DESIGN OF THE TRIAL
A rigidly designed trial is one of the requirements of controlled trials according to contemporary standards. It requires that the individual needs of a patient — such as the additional drug treatment of insomnia or anxiety — must be sacrificed in favour of the formalized design which excludes additional medication or reduction of dosage. The objective of such a trial is to prove that, for example, the antidepressant drug under investigation possesses fewer side effects or a faster onset of action than the reference drug. Thus, a conflict arises between the ethical obligation to relieve the suffering of the individual patient here and now to the best of our knowledge, and the scientific necessity for an unobjectionable experimental design. But it is also evident that a therapeutic trial which is inconclusive due to a poor design or negligence in carrying out a good design is also unethical because (a) it burdens or at least troubles the patient needlessly; (b) it will call for additional experiments unnecessarily and add to the burden of other patients; (c) it prevents the medical community from reaching a clear judgment about the advantages and disadvantages of a new drug as quickly as possible.

The new German drug law (39, 1. 1) allows the performance of a drug trial only if there is enough evidence for the assumption that the drug to be tested restores the health of the patient or relieves his suffering. This formula secures the therapeutic trial legally; however, it does not resolve the ethical dilemma. The ethical problem is not whether the patient can be wholly cured by the new treatment, but rather whether — unrestrained by the drug trial design — the patient could have been treated more efficiently.

THE NECESSITY FOR RANDOMIZATION
Ethical problems can also result from the scientific demand to randomize and to avoid selection. As an example, we may consider the investigation in the United Kingdom (supported by the Medical Research Council) which was performed with great scientific care to determine whether it would be possible to examine with unobjectionable methodology the efficacy of several psychotherapeutic procedures. As it turned out, some investigators did not keep to the rule of randomization in dealing with patients who, according to the personal experience of the investigators, could be helped only by analytical psychotherapy. These investigators came to the conclusion that because of ethical considerations it was not feasible to prove the efficacy of psychotherapy in a controlled trial according to the methodological design they had agreed upon previously (see also 9).

'Since ethical issues may have played a decisive role in determining the negative outcome of the study, the investigating team considered this problem in more detail. Not unexpectedly, it appeared that the issues are complex and operate at a number of different levels. Where uncertainty about the effectiveness of a certain treatment is widely shared by all those concerned in its use, then there will be little difficulty in setting up properly controlled studies for its evaluation. But this is not the case with psychotherapy. Some patients believe that this is the only form of treatment that will help them (and, in contrast to drug trials, the nature of the treatment they, in fact, receive cannot be concealed from them). Some general practitioners and general psychiatrists believe that certain patients require psychotherapy, although this conclusion cannot at present be based on firm evidence. The investigating team itself must, of necessity, contain members who are more troubled by ethical problems than other members of the team, who see the study simply as an attempt to evaluate a treatment the effectiveness of which has not yet been established. So it seems that cooperative controlled studies of psychotherapy are particularly vulnerable to limitations imposed by ethical considerations. These difficulties cannot easily be overcome, since where ethical issues are concerned, there can be no easy compromise; once an ethical objection has been raised, the limitations thereby imposed have to be accepted, even by those who do not accept the force of the objection. However, these problems are not confined to psychotherapy trials.'

Ethical considerations have led to the exclusion of suicidal patients from some trials with new antidepressant drugs, or at least from the placebo-washout period. In other cases, patients might not have been admitted to a study because it was assumed that the fixed dosage regime might be ineffective or poorly tolerated. Such a procedure may satisfy the treating physician but it can result in a specific selection of patients, eg, those suffering from only moderate or light depression, and thus make it impossible to judge critically the efficacy of the new drug. Such an allegedly ethical selection of patients could also prevent the discovery of an improved treatment of the most severely ill and suicidal depressive patients. This situation must be considered as unethical because the final evaluation of a new drug for its therapeutic usefulness must comprise a clear statement about the entire scope of possible indications. By the same token, it seems doubtful whether a restriction of a drug trial only to 'therapy-resistant depressions' can be justified on ethical grounds.

INFORMED CONSENT
A very serious ethical and legal problem can arise with regard to the use of 'informed consent' in therapeutic trials. This also can be illustrated by
two paradoxical statements: first, it is unethical to perform a therapeutic trial without the informed consent of the patient; second it is also unethical to perform a therapeutic trial with informed consent.

The first statement seems to be self-evident, but it should nevertheless provoke some reflections about the inconstancy of ethical standards. For example, there is no evidence to suggest that the 26 hospitalized acute schizophrenics in whom Klaesi used 'sleep' therapy for the first time in 1920, or the catatonic schizophrenic subjected by Cerletti and Bini to the first treatment with electroshock in 1938, had been informed about the experimental quality of the new therapy or were even asked for their consent⁴. None of these early investigators would have considered informed consent to be a necessary prerequisite for his experiment; rather they judged their experiments as ethically justified by the expected therapeutic benefit for mankind. In our times, however, the demand of society for scientific progress competes more and more with the modern, liberal consciousness of the individual's right to self determination¹¹. It also seems well founded that this right to self determination should be explicitly defended in view of the imminent dangers resulting from the explosive increase in experimental investigations in human subjects and also because of the demand for more therapeutic trials which will be the inevitable consequence of the new German drug law ⁷, ¹², ¹³.

The second statement of the paradox raising ethical objections against the informed consent of the patient may be less evident. This statement can be clarified, however, by considering the specific methodology as well as the therapeutic customs of psychiatry.

The specific scientific methodology in psychiatry derives from the fact that the effect of treatment might be related to the specific personality of the doctor as well as to that of the patient. The difficulties in investigating these influences of personality on the therapeutic effect arise from the complexity of the human individual and the obscure relationship between the biological milieu interne and the social milieu externe. Therefore, when testing the efficacy of a new psychiatric treatment, the therapist must be the object of the trial as a specific therapeutic factor or his unspecific influence must be reliably controlled. The same applies to the influences resulting from the subjectivity of the patient. Thus, it is evident that the blind technique plays an important role in scientific trials of new therapeutic procedures in psychiatry. The fact that the double-blind technique has its own methodological limitations, and that under certain conditions its results are not superior to those of an open trial¹⁴, ¹⁵, does not invalidate the requirements for the use of the double-blind technique. It may be mentioned in this connection that the use of the video technique in an open trial allows a blind evaluation with certain limitations¹⁶. We cannot in this paper go into the ethical problems of using the double-blind technique for prophylactic trials¹⁷, ¹⁸, ¹⁹. The crucial point is that many investigations of new psychiatric therapies cannot dispense with the blind technique.

However, little is known about the influence of fully or partially informing the patient on the validity of blind trials. 'Full information' includes not only information of the expected effects and risks of the drug to be tested, but also the fact that the patient will be subjected to an experiment which is based on randomization and the blind technique*. A serious problem can arise if the patient as a reference drug in a double-blind trial is placebo since many patients might refuse to consent to the trial. In addition, those patients who do consent to the trial represent a biased sample, and the results obtained from them will not be representative of the entire group of patients with the particular illness under investigation but only of those patients who will consent to a therapeutic trial. As long as the influence of the information remains obscure and its scientific relevance doubtful, fully informing the patient may be of doubtful importance from an ethical point of view. Here, it is to be noted that ever since the first edition of Martini's methodology in 1947, it has been regarded as a necessary prerequisite of a controlled therapeutic trial that the patient be unaware of the experimental character of that therapy. The German Pharmacological Association has supported this fundamental postulate when commenting on the first draft of the new German drug law²², ²³, ²⁴. The ethical foundation of experimental work will probably not be improved if this scientific-ethical principle is renounced. It seems to be much better under some circumstances to burden the investigator with the full responsibility that a clinical trial is unjust objectionable from an ethical point of view²⁵ rather than to obtain the 'informed consent' of the patient. If help is needed in making this decision, it could be found in a peer committee whose members must have sufficient inside knowledge of the psychiatric reality (see also reference 26). Quoting Ingelfinger²⁷: 'The subject's only real protection, the public as well as the medical profession must recognize, depends on the conscience and compassion of the investigator and his peers'.

The requirement of 'informed consent' in general treatment could also lead to ethical problems. For example, the psychiatrist would have to decide at the beginning of a course of analytical psychotherapy whether the patient should be informed about the danger of his suicide during

*It is striking that the statements concerning 'ethics' in the latest Food and Drugs Administration 'guidelines for psychotropic drugs' do not even touch upon this problem²⁸.
treatment or of exacerbation of his illness; at the
beginning of treatment using behaviour therapy
about the risks of a shift of symptoms; at the
beginning of a course of treatment with anti-
depressive drugs about the probability of a drug-
induced agranulocytosis. The physician might prefer
to consider that not informing the patient was
ethically justified since such information might
bring damage to him rather than benefit. With-
holding information seems to be not only ethically
justified but even necessary if, for example, the
hopeless feelings of a depressed patient would be
reinforced by the information that antidepressive
activity can be observed only in approximately 60
per cent of treated patients, or if the retarded
depressive patient is unable to decide whether or
not he will consent to the trial, in spite of all the
information given to him.

In many cases the real question might be whether
the patient is able to give informed consent at all. A
patient who suffers from delusions of guilt and
believes that he should be punished and is not
worthy of receiving a new drug treatment cannot
in fact give his 'informed consent'. According to
the law, the guardian of the patient should be asked
for permission in such a case. However, it appears to
be unethical to install a guardian only in order to
perform a drug trial because the social consequences
of guardianship may be more injurious to the
patient than the very small risk of injury caused by
the drug trial. Keeping strictly to the law can thus
lead to unethical behaviour. This suggests that the
researcher should not be completely relieved of the
necessity to make his own ethical decisions in this
situation\textsuperscript{20, 27}.

Legal rules or improved ethical standards?

Several individual aims are in conflict: 1) the
individual's right to self determination must be
protected despite the demand of society for
scientific progress, and 2) the necessity to perform
controlled trials goes against the obligation to treat
the individual patient in an optimal way. These
problems cannot be solved by making one idea
superior to another but only by reaching the best
compromise between the individual aims, all of them
having their special ethical justification. Such
compromises will not be facilitated by precise
legal rules, for the more detailed the rules that
exist, the greater become the following risks.

1) The conditions under which scientific trials
must be performed could become so different from
the reality of treatment that the results of such
trials will lack validity. To quote Lasagna, 'Certainly
most drugs would not be applied under the condi-
tions of a double-blind trial, including informed
consent, hospitalization, avoiding additional medica-
tion, prescription by experts, etc\textsuperscript{29}.

2) Legal rules for every detail of a clinical trial
might finally be ignored or shirked in an un-
controlled way. This could lead to poorly planned
drug trials and make it very difficult to judge the
scientific value of the experimental results.

3) Clinical trials might be regarded by clinicians
or investigators as too troublesome and even anti-
therapeutic, or economic considerations might
cause pharmaceutical companies to refuse to
support or stimulate such trials. Thus, there is a
danger that disproportionate demands of govern-
mental institutions might raise the costs of develop-
ing a new product so excessively that industry
would be forced to concentrate their scientific
efforts on only a few and popular lines of pharma-
co logical treatments and to cut off or considerably
reduce fundamental scientific research on com-
pletely new drugs\textsuperscript{30, 1, 31}. In this respect the 'drug
lag', i.e., the divergence between the development
and introduction of new and effective drugs
between the USA and other countries, eg, Great
Britain, should be considered as a warning symptom.
To quote Wardell (1974), '... contrary to general
belief, the early stages of new drug investigation
are extremely safe... Rather than continually
raising the animal and human premarking hurdles,
society might benefit more from ascertaining
intensifying postmarketing surveillance. The
latter approach appears to be a major difference in
practice between the current drug regulatory
system in the United States and Britain\textsuperscript{31}.

4) It could be foreseen that detailed legal rules
with all their bureaucratic and administrative
consequences would shift responsibility for the drug
trials from the treating and investigating physician
to the government or the pharmaceutical companies.
Cavers (1972) pointed out that 'questions of profes-
sional ethics fall under the broader rubric of
professional responsibility, and the effort to
establish effective governmental controls over new
drugs may in time produce a major shift in the
responsibility for carrying out drug investigation\textsuperscript{32}.
The responsibility should remain with the investiga-
tor not only to maintain his competence but also in
order to develop and to strengthen his ethical
consciousness. Professionals in the medical field
should make every effort to introduce their own
ethical standards, as they arise from modern
medical technology, into the shaping of new legal
controls in therapeutics\textsuperscript{33, 34}.

It might be considered unethical to demand
'informed consent' from a psychiatric patient, and to
obey rigidly precise rules in therapeutics might
result in unethical behaviour. While this may be
true, the ethical demands for protecting the rights
of the individual as well as of society must also be
carefully complied with. In this regard a medical
education which tries to make the physician sensi-
tive and able to decide upon ethical questions is
called for\textsuperscript{35, 36}. As a general conclusion we would
suggest that medical education and postgraduate training should develop a doctor’s competence to perceive where and when and to what extent his professional or scientific activities imply ethical problems and to find solutions which demonstrate his qualifications and competence.7 Such qualification may sometimes also be expressed by the fact that the investigator would demand the advice of experienced colleagues. It seems necessary to guarantee to the public the ethical competence of physicians. The eventual embodiment in law of the increasing public concern over immoral and illegal behaviour of physicians involved in medical research can be best counteracted by establishing rigid professional control although it does not appear to be very helpful or practicable to transfer decisions about every psychiatric treatment to a peer committee.8 However, in all cases where ‘informed consent’ cannot be demanded from the patient, a group of competent persons should be informed of the design of the planned trial. ‘Competent persons’ does not necessarily mean only members of the medical profession, but also includes nurses, psychologists, or clergymen — but, only those of them who have experience in treating or helping psychiatric patients.

Novel and urgent ethical questions always arise when the quality or quantity of new scientific discoveries has reached a certain limit. If, in this situation, the ability to perceive ethical problems and to decide on them in a competent way does not keep up with scientific progress, then a moratorium will be needed in order that scientific progress does not get out of our ethical control.9 Similar concepts are being discussed at present in other scientific disciplines, e.g., in the field of human genetics.10

References


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