Consent: an event or a memory in lumbar spinal surgery? A multi-centre, multi-specialty prospective study of documentation and patient recall of consent content

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Abstract

Study design Prospective, multi-centre, multi-specialty medical notes review and patient interview.

Purpose The consenting process is an important communication tool which also carries medico-legal implications. While written consent is a pre-requisite before spinal surgery in the UK, the standard and effectiveness of the process have not been assessed previously. This study assesses standard of written consent for elective lumbar decompressive surgery for degenerative disc disease across different regions and specialties in the UK; level of patient recall of the consent content; and identifies factors which affect patient recall.

Methods Consent forms of 153 in-patients from 4 centres a, b, c, d were reviewed. Written documentation of intended benefits, alternative treatments and operative risks was assessed. Of them, 108 patients were interviewed within 24 h before or after surgeries to assess recall.

Results The written documentation rates of the operative risks showed significant inter-centre variations in haemorrhage and sphincter disturbance (P = 0.000), but not for others. Analysis of pooled data showed variations in written documentation of risks (P < 0.0005), highest in infection (96.1%) and lowest in recurrence (52.3%). For patient recall of these risks, there was no inter-centre variation. Patients’ recall of paralysis as a risk was highest (50.9%) and that of recurrence was lowest (6.5%). Patients <65 years old recalled risks better than those ≥65, significantly so for infection (29.9 vs 9.7%, P = 0.027). Patients consented >14 days compared to <2 days before their surgeries had higher recall for paralysis (65.2 vs 43.7%) and recurrence (17.4 vs 2.8%). Patient recall was independent of consenter grade.

Conclusion Overall, the standard of written consent for elective lumbar spinal decompressive surgery was sub-optimal, which was partly reflected in the poor patient recall. While consenter seniority did not affect patient recall, younger age and longer consent-to-surgery time improved it.

Keywords Lumbar · Spinal surgery · Consent · Risks · Medico-legal

Introduction

The process of consent is an important method to communicate all aspects of the proposed procedure, including benefits and risks, as well as having medico-legal importance. In the UK, the General Medical Council (GMC) specifies guidance on gaining consent from patients for any procedure [1].

Guidance in the UK, and the process of consent, has developed with consequent landmark cases. The Bolam Judgement (1957) stated that a doctor’s provision of care and, therefore, consent should be judged to the views of a
responsible body of doctors [2]. Sidaway v The Bethlem and Maudsley Hospitals (1985) reaffirmed that the standard of information given during consent should be judged using the Bolam Criteria [2, 3]; however, Lord Scarman dissented with this judgement, arguing that disclosure of a risk should occur ‘where the risk is such that in the court’s view, a prudent person in the patient’s situation would have regarded it as significant’ [3, 4].

The progression to a more patient-centred approach to consent continued with Lord Woolf’s judgement in Pearce v United Bristol NHS Trust (1999). Lord Woolf stated that doctors were responsible to disclose to the patient any ‘significant risk, which would affect the judgement of a ‘reasonable patient’’. In the case of Chester v Afshar (2004), Mr Afshar was found negligent due to his failure to inform of the risk of cauda equina syndrome during the procedure, even though he was found to have performed the operation adequately [5–7]. Ultimately, the decision emphasized the requirement for written documentation of all risks, as although Mr Afshar claimed that he had consented for the risk of cauda equina syndrome, the failure to document led to the judgement in favour of Miss Chester.

The case of Montgomery v Lanarkshire has led now to a further requirement for surgeons to tailor the consent to the individual patient involved, rather than to the procedure [8, 9]. As a result of the Montgomery ruling, the Royal College of Surgeons has recently issued guidelines for surgeons on the process of gaining consent. Pertinently, these guidelines state that the consent process should be tailored to the individual, all treatment options should be given with their material risks, and that the discussion should be written and recorded on the consent form and elsewhere [10].

Despite the fact that several of these landmark cases were concerning spinal surgery, there has not been any evaluation of the standard or effectiveness of the consent process in spinal surgery. In this study, we evaluate the consent process in spinal surgery both in its written documentation and patient’s peri-operative recall of it, including many of the domains covered in the recent Royal College of Surgeon’s guidelines.

Methods

Study design

Subjects enrolled in the present study were all in-patients between September and November 2008 in four centres (neurosurgery departments in Oxford, Birmingham, Charing Cross Hospital London, and an orthopaedic department in Oxford), with a primary diagnosis of degenerative lumbar disc disease who were 24 h pre- or post-elective lumbar decompressive surgeries, such as laminectomy and discectomy. Adults of all ages were included. Patients undergoing revision surgeries were included. Patients undergoing instrumentation surgeries were excluded.

Review of written documentation

153 written consent forms (together with case notes) were reviewed. The intended benefits, alternative treatments, and operative risks were recorded. To evaluate the sufficiency of documentation of intended benefits, improvement in pain (or discomfort) and improvement (or prevention of deterioration) in mobility were chosen. To evaluate that of alternative treatments, physiotherapy and epidural injection were used. For risks and complications, the following six sequelae were evaluated: paralysis, sphincter disturbance (or cauda equina syndrome), infection, haemorrhage, dural tear (or cerebrospinal fluid leak), and recurrence.

Patient interview

Where available, patients were interviewed after written consent and within 24 h before or after their surgeries. The open questions asked are listed in Table 1.

Statistical analysis

To assess the level of patient recall, the percentage is calculated by dividing the number of patients who recalled a particular risk unprompted by the total number of patients interviewed. By doing so, those patients who have been informed about certain risks which for one reason or another were not documented on the form would still be included. It also represents the definitive outcome of the consent process, regardless of its quality.

The null hypotheses for this study were that the documented intended benefits and operative risks for lumbar decompressive surgery across regions and specialties were not different from one another; patient recall from different centres was not different; consenter seniority, age of patients, and timing of consents did not affect patient recall. For categorical variables, comparisons were calculated using SPSS software to perform 2-tailed Fisher exact tests and two-sided McNemar tests. Continuous data, i.e., age of patients and time between consent and surgery, were divided into groups, i.e. ≤65 years old and >65, 0–1, 2–14, and >14 days before surgery, and compared using Fisher

<table>
<thead>
<tr>
<th>Table 1</th>
<th>Patient interview questions</th>
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<tbody>
<tr>
<td>1.</td>
<td>What do you understand the aims of the operation to be?</td>
</tr>
<tr>
<td>2.</td>
<td>What alternatives do you understand there to be?</td>
</tr>
<tr>
<td>3.</td>
<td>What risks do you understand the surgery to have?</td>
</tr>
</tbody>
</table>

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exact tests. A probability value less than 0.05 was considered statistically significant.

Results

Patient characteristics

All 153 patients about to or who had recently undergone lumbar decompressive surgeries had been consented with completed, dated, and signed consent forms of the respective institutions. The patient distribution in the 4 centres and their demographics are shown in Table 2 and Fig. 1. The mean age was 54 years. A bimodal distribution in age was noted, peaking at the 5th and 8th centiles. There was a non-significant male preponderance (M:F = 1:0.87).

Compared to the three neurosurgical institutions, patients from the orthopaedic centre were consented for operations of more levels (2.0 vs 1.3, \( P = 0.002 \)) (see Fig. 2). Otherwise, there was no other difference in patient characteristics amongst the four centres.

Intended benefits

It was felt that “intended benefits” should be included in all consent forms: (1) to relieve pain (or discomfort) and (2) to improve (or prevent deterioration in) mobility. The level of documentation and patient recall for these intended benefits for the four centres are documented in Table 3. For pain relief, overall documentation was 96.7% and patient recall to open questioning was 75.0%. On the other hand, only 24.8% of all consent forms explicitly documented improving mobility, with a corresponding patient recall of 29.6%.

Alternative treatments

As not all hospital consent forms have “Alternative treatment” section, written documentation was not analysed. The level of patient recall for physiotherapy and epidural injection as an alternative to surgery is summarised in Table 4.

Risks

Written documentation

Overall, all four centres recorded operative risks on consent forms inconsistently with infection highest at 96.1% and recurrence lowest at 52.3% (see Fig. 3). Variation in documentation rates was significant \(( P \leq 0.001 \)) between all risks except for paralysis and sphincter disturbance,

### Table 2 Patient distribution in four surgical centres

<table>
<thead>
<tr>
<th>Centre</th>
<th>Number of consent forms reviewed</th>
<th>Number of patients interviewed</th>
</tr>
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<tbody>
<tr>
<td>Neurosurgery, John Radcliffe Hospital, Oxford</td>
<td>48</td>
<td>19</td>
</tr>
<tr>
<td>Orthopaedics, Nuffield Orthopaedic Centre, Oxford</td>
<td>29</td>
<td>26</td>
</tr>
<tr>
<td>Neurosurgery, Queen Elizabeth Hospital, Birmingham</td>
<td>49</td>
<td>40</td>
</tr>
<tr>
<td>Neurosurgery, Charing Cross Hospital, London</td>
<td>27</td>
<td>23</td>
</tr>
<tr>
<td>Total</td>
<td>153</td>
<td>108</td>
</tr>
</tbody>
</table>

![Demographics: age and sex](image)
paralysis and recurrence, dural tear, and infection. While the documentation rates of individual risks varied, such variations were consistent across regions and specialties, the only exceptions being higher documentation rates for haemorrhage ($P = 0.001$) and sphincter disturbance ($P = 0.000$) in Birmingham.

**Patient recall**

For patient recall, paralysis was the highest out of all risks (50.9%, $P \leq 0.001$). In contrast, recurrence was the lowest (6.5%, $P \leq 0.011$) (see Fig. 4). There was no variation between regions or specialties.

**Factors Affecting Patient Recall**

**Consenter seniority**

Trainees’ written documentation of risks on consent forms did not deviate from consultants, except that they recorded haemorrhage (or bleeding) more frequently ($P = 0.001$) (see Fig. 5). As a result, patients recalled operative risks equally regardless of the consenter seniority (see Fig. 6).

The time between completion of consent form and surgery was divided into 0–1, 2–14, and >14 days. These three categories corresponded to consenting during admission, in pre-operative assessment clinics and outpatient clinics, when decision of surgery was made. For paralysis and recurrence, a longer consent-to-surgery time improved patient recall [$P = 0.047$, $P = 0.019$ respectively, Monte Carlo significant (1-sided)] (see Fig. 7). For other risks, patient recall was independent of the timing of consent.
Patients <65 years old had better recall than those ≥65 years, significantly so for infection risk (P = 0.027) (see Fig. 8).

**Discussion**

In this study, we found that there was poor written documentation for paralysis (53.6%), sphincter disturbance (53.6%), and recurrence (52.3%). The patient recall for all risk factors was lower than that documented. There was also low recall of alternatives to the treatment offered, with some centres not having this section included in the consent form.

Although patients in the current study had poor recall of risks, several factors were identified which could be used to improve recall. Krupp et al. [11] found that on average, patients remembered 18% of information 2 h after consenting for neurosurgical operations, with a mean recall of 4 risks out of 25 disclosed for spinal operations. However, in the current study, recall was significantly better for paralysis (P = 0.047) and recurrence (P = 0.019) if the
Fig. 5 Written documentation: consultants vs trainees

Fig. 6 Patient recall: consultants vs trainees

Fig. 7 Time between consent and surgery and patient recall
consent-to-surgery period was greater than 2 weeks. Unlike prior studies [11], we found that younger patients had greater recall for risks of the operation, significantly so for infection risk.

A number of factors were found to have no effect on recall; no link was found between written documentation of risk factors and recall of the risk factor nor was there any inter-centre variation, and therefore, there was no link between specialty and recall.

Interestingly, studies have suggested that patients are satisfied with giving consent even if they have not been adequately informed. Ellamushi et al. [12] used a patient questionnaire to assess consent in neurosurgery, and found that 100% of patients felt they had been informed with regard to the nature of their condition and the operation, with 97% feeling, they had reached an informed decision. This was despite the fact that only 25% were informed of the general risks of surgery and anaesthetic, and 33% about alternative treatments [12].

This failure of surgeons to document consent fully is not restricted to neurosurgery [13, 14]. Nesargikar et al. [15] found that in colorectal surgery, only 36% were consented for pelvic nerve injury, with less patients consented for this in the over 70 years of age group compared to the under 50 years of age group, even though there is a bias for the elderly and women to be affected. Hoosein et al. [16] retrospectively analysed the notes of patients who underwent open inguinal hernia repairs and found that many serious complications were not adequately recorded, irrespective of the seniority of the person consenting the patient.

The UK GMC guidelines state that gaining consent for a procedure is the responsibility of the doctor providing the treatment. Should this not be possible, it may be delegated to someone with sufficient training and knowledge of the procedure [1]. However, our study, similar to Hoosein et al. [16], found that increasing seniority did not increase patient recall for any risk. In fact, registrars were superior to consultants in recording bleeding as a risk in the written consent form.

Our study suggests that the current consent process is inadequate, with low patient recall of risks and poor documentation of some risks. Several alternatives to the typical consent form and process have been suggested in the literature. Barritt et al. [17] reported that procedure-specific consent forms were superior to generic consent forms for both knee arthroscopy and total knee replacement for patient understanding. Finch et al. [18] conducted a randomised control trial for consent for transurethral resection of prostate, comparing the conventional consent against procedure-specific consent forms produced by the British Association of Urological Surgeons. Whilst recall was suboptimal for both groups, greater recall of the 10 year reoperation rate was found in those with the procedure-specific consent forms [18].

Some have suggested that the current process of consent should be replaced with a patient focused approach, using a request for treatment (RFT) form instead. Unlike the traditional consent forms, the patient completes the RFT forms, including the procedure, benefits, risks, and complications, which helps document, and thereby address, any problems of understanding the patient that may have. Shokrollahi [19] outlined the benefits of request for treatment in a case study, suggesting that it will ensure provision of information of high enough quality to the patient and more robust documentation of the consent process. Using a request for treatment process would, however, lengthen the process of consent and may prove difficult for those who cannot read or write in English. Furthermore, difficulty may occur in assessing ‘adequate’ completion of the request for treatment form [20].
In light of the recent court rulings and guidelines from the Royal College of Surgeons, it may be pertinent to consider using procedure-specific consent forms or a request for treatment form to ensure adequate consent is given. Request for treatment forms may be particularly useful considering that they would increase time between consent and the surgery, which, based on the current study, would increase recall. The following other measures may be helpful but would not need to fully change the consent process: reviewing the consent process and test the patients’ recall in the days preceding the surgery thus reinforcing the risks of the surgery; asking the patient to complete a questionnaire after the consent process to ensure adequate understanding; giving the patient duplicate copies of the consent form in advance of the surgery, with a detailed list of complications which they may review up to the surgery date.

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Compliance with ethical standards

Conflicts of interest The authors declare that they have no conflicts of interest.

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