A Dubious Export: The Moral Perils of American-Style Ethics Consultation

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A Dubious Export: The Moral Perils of American-Style Ethics Consultation

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American-style ethics consultation is only the latest bioethical export from the United States. Having achieved a near-universal foothold in American hospitals over the last thirty years, Ethics Consultation Services (ECSs) have been making their way across the Atlantic for the last ten. But American ECSs are not the unqualified good they promised to be: While many of the services they provide undoubtedly do significant good in assisting patients, families, and clinical staff, other roles they play are ethically questionable. Hospitals currently considering the formation and role of a new ECS would be well advised to engage in critical, reflective debate on both the merits and liabilities of the institution they are importing.

Ethics Consultation Services (ECSs) exist in 81% of American hospitals and an additional 14% are in the process of forming them. The role of the hospital ethics committee varies widely by institution, but many of the functions they perform are laudable services to patients, families and providers: e.g., mediating conflict between stakeholders with different points of view; facilitating difficult conversations or improving communication between stakeholders; laying out options that had not previously been considered; creating hospital policies; clarifying relevant legal regulations; or helping to illuminate the relevant principles or values of the stakeholders. But one role played by many US ECSs is ethically problematic: they

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choose sides in values-based conflicts, over-stepping the legitimate bounds of their expertise or right.

One of the troubling facts about ethics consultation in the US today is that many individuals conducting ethics consults have no formal ethics training. Not even half of consultants in the US have been trained through direct supervision, and only 5% have completed graduate work in ethics. To remedy this problem, there are efforts underway in the US to better train, and even credentialize, ECSs. But the current lack of qualifications among consultants only exacerbates the more insidious ethical problem in many ECSs that no amount of training can surmount: they make recommendations with regard to who is “right” and “wrong” in a clinical ethics dispute without the moral authority to do so.

How often do such judgments occur? The most thorough national study to date of the actions taken by US ECSs found extremely wide variation on this issue. While 25% of ECSs never determine a single best course of action, a full half of ECSs recommend a single best course of action at least 50% of the time. On average, US ECSs define the right course of action in more than 40% of all cases.

So what is wrong with an ethics committee determining a single right course of action in an ethics dispute? Let’s reflect on what is happening in an ethical conflict that has two opposing sides. Two or more stakeholders have taken conflicting positions that are anchored by

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6 E. Fox, S. Myers & R.A. Pearlman, op. it. note 2, at 18.
deeply held moral convictions and values. A third-party choice of one side over the other could only be ethically justified if it were based on moral expertise that endows the ethics consultant with an ability to rank the values of the various stakeholders. But who possesses this type of moral knowledge? You might say, the moral philosopher, and there is a large literature engaging that very question. Although some philosophers are skeptical of any claim to expertise, the predominant view among moral philosophers is that, at best, the kind of expertise one gets from studying ethics only enables one to identify and assess the ethical arguments or core values at stake, not to authoritatively adjudicate among them. Philosophers often claim an expert skill of “coaching” others in their moral reflections, but employ a hardline “disavowal of any claims by clinical ethics consultants to some unique access to moral truth.” Deciding who is right in an ethics dilemma operates on the false pretense of possessing moral truth, of having knowledge about how to hierarchize values when no such knowledge exists. The legal case of the American Terri Schiavo and the controversy over the suicide of British couple Penelope and Peter Duff at the Dignitas Clinic demonstrate the kind of values-pluralism that makes claims of third-party ethical authority specious at best. When ECSs render a judgment about which side is morally correct, they exceed the limit of their actual expertise.

If rendering judgments of right and wrong is problematic, what better alternative exists to help resolve difficult moral quandaries in an ethics consultation? The alternative to verdict-based recommendations is: clinical ethics mediation and facilitation.

Mediation is a process of facilitated conversation between disputing parties, in which the stakeholders work together to create a shared resolution to a particular dilemma that meets the needs of all of the individuals involved.\textsuperscript{13} Mediation has long been recognized an important feature of the best practice guidelines for American ECSs defined by US bioethics organizations, which advocates for a “facilitation approach.”\textsuperscript{14} Others have made similar arguments that facilitation and mediation are the ideal procedures for the resolution of clinical ethics disputes.\textsuperscript{15} These guidelines also repeatedly caution ECSs not to “usurp moral decision-making authority or impose their values on other involved parties.”\textsuperscript{16}

The problem, then, with American ECSs is not that an alternative process for resolution of ethical disputes has yet to be identified, but that it has rarely been adopted – or exported. As American-style ethics consultation spreads abroad, institutions considering the implementation of an ECS should be wary of merely importing a system that may be seriously flawed.


\textsuperscript{14}M.P. Aulisio et al, op cit. note 4; Clinical Ethics Consultation Affairs Committee, op cit. note 4; ASBH, 2011. \textit{Core Competencies for Healthcare Ethics Consultation} 2\textsuperscript{nd} ed. Glenview, IL: ASBH: 7.
