Detained – what’s my choice?  
Part 1: Discussion†

Glenn Roberts, Eluned Dorkins, James Wooldridge & Elaine Hewis

Abstract  Choice, responsibility, recovery and social inclusion are concepts guiding the ‘modernisation’ and redesign of psychiatric services. Each has its advocates and detractors, and at the deep end of mental health/psychiatric practice they all interact. In the context of severe mental health problems choice and social inclusion are often deeply compromised; they are additionally difficult to access when someone is detained and significant aspects of personal responsibility have been temporarily taken over by others. One view is that you cannot recover while others are in control. We disagree and believe that it is possible to work in a recovery-oriented way in all service settings. This series of articles represents a collaborative dialogue between providers and consumers of compulsory psychiatric services and expert commentators. We worked together, reflecting on the literature and our own professional and personal experience to better understand how choice can be worked with as a support for personal recovery even in circumstances of psychiatric detention. We were particularly interested to consider whether and how detention and compulsion could be routes to personal recovery. We offer both the process of our co-working and our specific findings as part of a continuing dialogue on these difficult issues.

Choice listens to me, involves me, responds to me, values me, and supports me on my road to recovery.’  
(Laurie Bryant, cited in Care Services Improvement Partnership, 2006: p. 4)

Choice, control, social inclusion and personal responsibility have been identified both as goals of National Health Service (NHS) modernisation (Department of Health, 2007; Roberts & Hollins, 2007) and as pivotal themes in developing recovery-oriented practice, practitioners and services (Care Services Improvement Partnership et al, 2007) (Box 1).

In contrast, the unique legal provisions that sanction removal from the community and compulsory treatment of people with severe mental disorders are based on the premise that it is more compassionate to restrict someone’s morbid motivations than to grant choices and freedoms that they cannot cope with and that would lead to further loss or harm to self or others. In circumstances of incapacity (Church & Watts, 2007), it may be unkind or downright negligent to support perverse or morbid choices that may be at significant variance with a person’s values when well (Hope, 2002). This prospect has been provocatively described as leaving people to ‘rot with their rights on’ (Davidson et al, 2006).

However, it is difficult to get it right. People subject to detention not infrequently complain of being given too little or too much choice, shifting between feeling intruded upon or neglected. Carers commonly feel a continuing (parental) responsibility for their relatives, irrespective of age, when they see that their judgement is impaired by illness. Services are criticised for failing to stop people ‘choosing’ unwise, risky or self-destructive actions. Even the thresholds for determining what would be seen as exercising ‘responsible’ choice seem to vary depending on the political climate (Davies, 2004). The common experience of clinicians and services is that society tends to work with double standards. Choice and freedom are powerfully promoted until an untoward incident occurs, when there can be an intense search for whom to blame and a demand for increasing restriction and control (Carvel, 2006;
Choice and recovery in detention

So what then of choice and recovery for detained patients? Decisions that involve denying people freedom of choice and imposing compulsory care and treatment are taken in very difficult circumstances, and it is a struggle to reconcile the different and often dissonant perspectives of those involved and to work out how best to support their recovery.

If recovery is strongly connected to choice, and choice includes having the power to make decisions and have control over daily living (Appleby, 2006), it is not surprising that some consider that you cannot recover when you are subject to compulsion (Frese et al, 2001). An alternative view, supported by a recent joint position statement published by the Care Services Improvement Partnership, Royal College of Psychiatrists and Social Care Institute for Excellence (2007), is that there should be no ‘recovery-free zones’ in our services. However, if it is also true that there are good reasons for coercive treatment at the core of psychiatric practice (Tyrer, 2007) then there is a particular need to work out the values and philosophy of recovery-oriented practice at every level, including detained patients.

Choice is more than alternatives

Discussions of choice can seem bogus if alternatives are not available (Holloway, 2007), but choice is about far more than being presented with variety. The current trend to package and commodify healthcare, turning therapeutic relationships into standardised, priced and manualised evidence-based healthcare products also risks narrowing and depersonalising considerations of personal choice (Valsraj & Gardner, 2007). We propose that in addition to deciding between alternatives, choice is a process, an experience, a tension and dialectic in everyday life, and choice as a positive practice may be a major support for personal recovery, whether or not we have additional therapeutic alternatives to offer.

The observation that some choice is good does not necessarily mean that more choice is better. Schwartz’s (2004) finding that ‘abundant choice makes for misery’ raises the possibility that there may be optimal rather than maximal levels of choice. It also follows that in institutional settings, where freedom to make personal choices can be heavily constrained, small choices may produce a disproportionately large contribution to well-being. We suggest that there is a reciprocal relationship between choice and recovery, that choice promotes recovery and that one of the dimensions of recovery is the regaining of the capacity and opportunity to choose.

To pursue this we want to engage with the tension between Deegan’s (1996) request that ‘professionals must embrace the concept of the dignity of risk and the right to failure if they are to be supportive of us [patients]’ and the more familiar view that ‘the person given repeated “chances to fail” might find himself or herself in a position from where the likelihood of success is greatly diminished’ (Munetz & Freese, 2001: p. 37).

If recovery pivots on individuals taking an active stance in their own care and treatment and assuming responsibility for their progress (Marin et al, 2005), it is difficult to see how it can happen if they do not have opportunities for choice. When initially detained, individuals’ choice may be very limited and they may actively oppose healthcare, tending to regard it as imprisonment, if not punishment. The therapeutic purpose of detaining someone and treating them against their will is to achieve...
the gradual handing back of choice and control in ways that are safe and to enable them to resume responsibility for themselves.

**How this article came about**

The aim of this article is to support thinking about how recovery can be genuinely ‘open to all’ (Roberts & Wolfson, 2004) by exploring our values and guiding principles in discussion between those who provide services and those with personal experience of both detention and recovery. The project originated in E.D.’s interest in how to employ the ‘choice agenda’ with patients moving from forensic settings to open rehabilitation environments and beyond. We regarded the topic as a significant area in the development of recovery-oriented practice and services and wanted to develop our article in a ‘recovery-based way’, i.e. collaboratively (Care Services Improvement Partnership et al, 2007; Dinniss et al, 2007), mindful of the ethics of survivor research (Faulkner, 2004), and through a series of iterative steps that supported broad debate but preserved diverse opinion.

G.R. discussed an initial outline with members of The Joan of Arc Room, a service user and ‘experts by experience’ group hosted by MIND in Exeter (Roberts, 2006). Members generated a long list of salient experiences of using services that focused on choice, control and responsibility. A discussion narrowed this down to eight key themes in relation to detention. Members were invited to come forward to develop the next stage of the project as co-authors. In the absence of volunteers, J.W. and E.H. were recruited as established ‘experts by experience’ with extensive personal experience of psychiatric services, including detention and compulsory treatment.

We four authors drew on our personal and professional experiences to construct descriptive scenarios for each of the eight themes that members agreed were ‘true to life’.

Our aim was to focus on an illustrative selection of issues of central significance as agreed from both personal and professional perspectives, rather than attempt a comprehensive review. These were to serve as a stimulus for discussing our understandings of the issues involved in engaging with choice in support of recovery for people detained in hospital and subject to compulsory treatment.

The eight scenarios and associated commentary were subsequently reduced by common consent to the four published here. We were not aiming to produce a consensus so much as to articulate and illustrate our differing viewpoints in a search for mutual understanding, a process we regard as foundational to recovery-based practice.

Having developed for each theme an overview introduction, illustrative scenario and our personal and professional perspectives (presented below, in this article), we sought expert and critical oversight of our objectives, process and findings from commentators selected for their national and international standing (pp. 181–182 and 183–184, this issue). Finally, we took all of this into account and first separately but then working together developed concluding comments and suggestions on both the findings from this project and on the process and experience of seeking to work collaboratively in a recovery-based way (pp. 184–186, this issue). Further details about project set-up are available from the authors on request.

**Working with choice in support of recovery**

**Engaging with a therapeutic programme**

In successive reviews of adult in-patient wards, considerable concern has been expressed regarding inadequate provision of organised activity, linked to boredom and disengagement (Department of Health, 2002; Sainsbury Centre for Mental Health, 2002; Hardcastle et al, 2007; Radcliffe & Smith, 2007). Early but seminal research demonstrated the reciprocal relationship between the ward regime and the well-being of in-patients with schizophrenia (Wing & Brown, 1970). It has long been recognised that without a clear and sustained focus on treatment aims for individuals there is a risk that staff will default to a focus on routine tasks and maintaining the ward itself, leading down a ‘slippery slope’ to a neglectful or abusive culture, especially for long-stay patients (Martin, 1984). Conversely, it is clear that wards with more active patients are associated with improved clinical outcomes (Collins et al, 1985), and meaningful occupation is seen as a major route to recovering an ordinary life (College of Occupational Therapists, 2006).

Engagement with activities may be a major mediator of the therapeutic value of the in-patient experience – as may time for quiet reflection. So how are we to think about situations where individuals wish to assert choice to not participate? Box 2 presents such a scenario, and we set out below key points of our respective views on this as healthcare professionals and service users.

**Professionals’ viewpoints**

There are many reasons why an individual fails to participate, for example fear, rebellion, depression, withdrawal, incapacity and ambivalence, and these need clarification through careful assessment.
Box 2 One man’s bed is another man’s bunker

Stephen has schizophrenia and although he is only 22 he is already known as a ‘revolving door’ patient since first developing psychotic symptoms in his early teens, after a period of heavy cannabis use. His damage to property and assaultive behaviour have led to detention on a treatment order in secure conditions (under section 37 of the Mental Health Act 1983).

In hospital, staff find his verbal abuse, threats of violence and staying in bed a challenge to manage. He continues to experience many symptoms of psychosis, as well as having difficulty looking after himself. He and a number of patients with similar problems who have been on the ward for some time believe that they should be able to choose when they get up in the morning and what activities, if any, they participate in. Some staff think they should actively promote Stephen’s choice and autonomy and allow him to stay in bed. Others emphasise the need for assertive engagement in the treatment programme. The staff group is uncomfortably split on how to proceed.

What are the options here and how could they be worked with?

Regardless of his reasons, are Stephen’s choices leading him towards recovery? If not, our responsibility is to ensure that he is engaged. His progression through the system will inevitably be determined by his engagement with all aspects of treatment. To collude with his passivity is to perpetuate detention.

A divided team cannot consistently support people who are themselves divided about the ‘choice’ to participate. To avoid splitting, leaders in the service need to make explicit for both staff and service users the guiding principles that underpin the ward’s therapeutic programme. There needs to be a culture of expectation, purpose and hope.

Activity itself should not be optional, but which activity Stephen decides to pursue can be – a range of activities should be available that tune into his values and interests.

Healthcare professionals know that their intentions may be misunderstood by patients, because of their current condition, and where there is denial or lack of insight such misunderstanding can be protracted. Through psychologically informed reflection, staff should be helped to retain a compassionate perspective in the face of continued opposition, so that care does not become abusive.

Offering patients recovery coaching by ‘support, time and recovery’ (STaR or STR) workers (Department of Health, 2003) and involving service users in staff training would be a more ambitious option.

Service users’ comments

‘If this were me I would want to be asked why I wanted to stay in bed. It could be down to fear of socialising or fear of other patients or even just simply because there may be nothing to get up for. No activities, no friends, no hope. One incentive to rise early that worked for me was an early-morning breakfast club.’ (J.W.)

‘Sometimes I would stay in bed in the hospital because I did not want to be alive, and getting up was an acknowledgment that I was and then I could not cope. I was also afraid of the other patients. I was just so scared.’ (E.H.)

‘When I’ve been on substantial sedative medication it has been very difficult to find the energy to get out of bed and I would want this acknowledged rather than being criticised or deemed lazy or unmotivated. Also, many people have different sleep preferences and what may be staying up late or getting up early will change with age, energy levels and quality of sleep.’ (E.H.)

‘I’ve often used my behaviour to protest about feelings of powerlessness, and staying in bed and disengaging could be an example of this. I was once advised by a nurse that by engaging and getting up on time I would recover more quickly and thus leave hospital earlier. This for me was a powerful incentive. Something I, and many others, do is to “fake it to make it” or “believe it to achieve it”, meaning that I’d behave as if I was better than I actually felt in order to have a section lifted and thus “escape”.’ (J.W.)

‘As this issue is creating a split, with people taking sides in the staff group, there may be a need for the whole group to meet and negotiate. There is a need to give and take, be explicit, take an educative approach and give reasons (procedural justice).’ (J.W.)

‘When they started to reduce my medication I did not feel the need to spend so much time in bed.’ (E.H.)

Choice of medication

There are many reasons why service users may want changes to their medication and support for stopping it (Holmes, 2006). Appropriate medication can be a key issue underpinning stability and community tenure, but there is wide variability between what the evidence says is generally true and how individuals actually respond and experience medication (Gordon, 2006). Information and choice are emphasised in good practice guidelines (National Institute for Clinical Excellence, 2002), but in reality it is common for both to be lacking (Care Services Improvement Partnership, 2006; Hardcastle, 2007) (Box 3).

There is considerable potential for reframing ‘compliance’ as a collaborative relationship in which both parties assume responsibility for creating a
Roberts et al

Box 3 A user-led classification of medication choices (J.W.)

- Informed choice: ‘You understand the possible side-effects and the benefits of these medications – so which would you like to try first?’
- Uninformed choice: ‘We’re going to try you on carbamazepine and see how you get on.’
- Loaded choice with a negative: ‘If you refuse to take your medications you’ll be denied ground leave.’
- Loaded choice with a positive: ‘We’ll pay you to take your medication.’
- Deferred choice: ‘Can I choose not to make a choice at the moment?’
- Referred choice: ‘I would like someone else to make that choice for me.’
- Henry Ford choice: ‘You can have whatever you want as long as it is what I am offering you.’

Deegan & Drake (2006) describe how, ‘in such a shared decision-making paradigm, the language of medical authority, compliance with therapy and coercive treatments disappears in favour of terms and concepts like education, working alliance, individual experience, informed choice, collaborative experiments and self-management of illness’.

This is a close parallel to Entwistle et al’s (1998) criteria for evidence-informed patient choice (Box 4), although Hope (2002) has pointed out that such practice assumes the availability of good evidence and unbiased presentation of information. Entwistle et al show the variety of ways that evidence can be used to inform patient choice during consultations, including occasions when patients do not wish to make the final decisions about aspects of their care. In such cases patients may still want information, but they want their doctor to reflect their values in weighing up the elements that must be considered in reaching a decision. Other patients may wish to use the information in the consultation to reach their own decision. Information may also be used to support choice outside the consultation process. However, all of this critically depends on the individual’s capacity to make choices and on the inevitable difficulty facing staff in judging whether a service user is well enough to collaborate responsibly (hence the potential value of advance directives or crisis plans prepared when well). The second of our four scenarios (Box 5) addresses this issue.

Box 4 Criteria for evidence-informed patient choice (Entwistle et al, 1998)

Giving information in a consultation
Information is provided and patients can make their own decision; some patients will still wish their doctor to make the final decision, in which case the doctor will need to reflect the patient’s values in the decision-making process (this latter option is different from paternalism in that it is not the physician’s own values or assumptions about the patient’s values that are used).

Giving information outside the consultation
The quality of information is an ethical issue: poor-quality information does not respect patient autonomy and can cause patients to make wrong decisions. Health professionals must be skilled in assessing information quality.

Evidence-based protocols
These may set the standard and if they are not followed there may be the risk of negligence claims. Protocols may reduce patient choice if individuals in a particular clinical situation are simply given the recommended treatment.

Box 5 Imposed treatment as a recovery tool?

Michael has been admitted to hospital for the fifth time. This admission, to a secure unit, followed conviction for serious violence, for which he was placed on a hospital order with restrictions without limit of time (Mental Health Act 1983, section 37/41). He had stopped taking his antipsychotic medication some months before admission and had been erratically using alcohol and street drugs. The deterioration in his mental state had been accompanied by increasing aggression – a direct result of psychotic experience. On the unit Michael had apparently resumed taking his medication, but his symptoms had not completely resolved. In view of his history of poor adherence staff thought that he should have depot medication (which he had had before). The team considered his request for oral medication but were concerned that the evidence in its support was limited. Michael was adamant that he did not wish to take his medication by depot.

How could Michael be supported in a process of recovery in view of these issues?
Professionals’ viewpoints
An initial evaluation of risk and capacity can set the parameters for subsequent considerations of choice and responsibility.

The longer-term aim is to stimulate personal responsibility for owning necessary treatment. This could be through creating opportunities for informed experimentation while in a safe setting.

Some individuals pose such a high risk to the public that all consideration of personal preference is displaced by considerations of risk. Paradoxically, to insist on reliable acceptance of medication, for example by depot, is to support recovery. Defaulting and relapsing can result in a poorer prognosis and longer-term detention.

Depot antipsychotic medications can have an image problem linked to perceptions of passivity and imposition. If patients share this perception, healthcare professionals may dismiss the option of depot administration, without even making an adequate risk/benefit analysis of its usefulness or considering the possibility of re-presenting it to patients as a tool that can promote their recovery (Barnes, 2005).

Clinicians who work with patients who pose significant risks are trusted to be cautious and aware of the potential of relapse and recidivism. However, rigorous risk assessments that evaluate historical factors in terms of the current context can be a basis for hope. These can be shared with service users and used in the co-authoring of risk strategies that may support new outcomes. But note that clinicians risk accusations of naivety if they do not balance such empathy for the patient’s experience with sound risk management.

Service users’ comments
‘If this were me I’d want some investigation into my past experiences of meds, whether they were effective and whether there were other factors involved such as a needle phobia or a fear of side-effects. This can be a complex relationship between my individual experience and the positive and negative effects of medication.’ (J.W.)

‘My fear of depots was that they would kill the voices. The voices were afraid (of annihilation) and I felt it too – the panic, and the onslaught of horrible stuff they would give me … I did want to have medication at this stage but needed to talk to somebody about my own realities and be heard in an unpatronising way and respected for how difficult it can be to talk about something nobody else will believe in.’ (E.H.)

‘I rejected treatment because I felt at the time “they want to bring you down to the common miserableness of everyday life”.’ (J.W.)

‘For me, support to realise that it’s OK to be OK is important and could come from peers, staff and the example of others. It’s all too common to feel like a “lab rat” being tested upon and done to. I have had fears both of dependency and of recovery, along with feeling that by accepting medication I am condemning myself to a life sentence.’ (E.H.)

‘When I feel that I’ve had input into a discussion on medication with a certain amount of choice negotiated over preparation and dose, then I feel more likely to agree to comply. If this can be achieved with minimal confrontation then I will feel less diminished by agreeing.’ (J.W.)

‘There is a dilemma here between “escape” and “recovery” and it’s important to try to understand the complexity of a relationship that can swing from “leave me alone” to “hold me”. The overarching aim is to create a sense of mutual trust.’ (E.H.)

Recognising specific and personal preferences
Over the past three decades, the NHS’s emphasis on community care has resulted in the relative neglect, impoverishment and stigmatisation of residential environments (Campling et al, 2004; Hardcastle et al, 2007). The recent expansion in the numbers of secure beds and the exponential growth in out-of-area treatments (Ryan et al, 2004) are a continuing indicator of the need for sanctuary or asylum that includes the benefits of psychological containment in order to manage a range of risks to self and others (Department of Health, 2002).

Care in residential settings brings with it all that accompanies living alongside others. How do we reconcile individual preferences with group needs when they conflict? Are there occasions when conformity with group, organisational or societal norms legitimately takes precedence over individual choice? If so, how do staff remain attuned to the needs of the individual so that their approach does not become institutionalising or abusive?

Stories of personal recovery are full of an emphasis on individuality (Leibrich, 1999). Recognition of and engagement with these personal preferences may be a source of hope and form a major part of working with someone in a recovery-based way. It is a difficult balance, explored here through J.W.’s experiences (Box 6).

Professionals’ viewpoints
This story, told from J.W.’s viewpoint, emphasises having to ‘earn’ leave and ‘plead’ for privileges. It touches on complex issues in the struggle of healthcare professionals to establish relationships in secure settings while also managing risk, i.e. how to balance their dual responsibilities to both an individual and society – particularly salient for patients still under the jurisdiction of the criminal justice system or Ministry of Justice – and how to ensure that all patients, convicted or not, are dealt with consistently on the basis of an accurate assessment of risk.

Appreciating the language used by all parties involved in the decision-making helps the decision-makers to recognise the underlying feelings and values implicit...
Box 6 J.W.’s tale of a dog

‘I was detained in a medium secure forensic unit under section 3 of the Mental Health Act 1983. I had been referred because of my history of absconding from locked wards and of fire-setting while in manic episodes. It was approaching Christmas and I was greatly missing my family, in particular my elderly dog Gemma. I asked for permission to see my dog, which was initially refused on the grounds that I had not yet ‘earned’ any ground leave.

‘After pleading with my care team I was eventually granted the opportunity to leave the locked ward, escorted by three nurses, so that I could cuddle and play with Gemma in the unit’s car park. It meant a great deal to me, restoring a sense of connection with life beyond the institution and giving me hope for the future. Reflecting on this experience some time later I wondered why no one had asked me if I would try to abscond if allowed out to see Gemma. I felt that I would have been able to make a promise not to and to understand the consequences of breaking that promise.’

How can psychiatric staff work with similar issues in a way that supports recovery?

their professional training or the lack of capacity of the individual to make their own decisions’ (Samele et al, 2007). But this is hardly surprising if the professional environment continues to be one in which ‘client choice becomes provider risk’ (Davidson et al, 2006).

This potential skew is at variance with the recovery model, which emphasises the scope for constructive and creative risk-taking to provide new emotional experience and a basis for growth and development that cultivates confidence in change. Such constructive risk-taking is clearly different from naivety or recklessness. How to achieve it in a safe and responsible way that simultaneously supports patients, staff and institutions is the real challenge for developing recovery-based practice with detained patients. Our final scenario (Box 7) shows how this challenging can be successfully met.

Box 7 Abseiling to recovery

Pete was detained on an in-patient rehabilitation unit, under section 3 of the Mental Health Act 1983. He posed no risk to others but had twice been resuscitated following high-risk behaviour to himself. His frequent use of amphetamines considerably increased the level of thought disorder associated with his psychotic illness. His absconding had considerably reduced on the rehabilitation unit (he held the absconding record for the acute unit), as had his use of street drugs. Nevertheless, the police had just returned him to the ward after he had been missing for 24 h. On this occasion he had absconded shortly before a planned visit to town to join his girlfriend’s family to support her in a sponsored abseil. Instead he was now grounded on the ward again, and according to his absconding care plan could not be given unescorted leave until at least 72 h had passed without incident. This would have meant missing the abseil.

However, the nurse in charge, who had discretion for implementing care plans, judging that Pete was stable, found time to accompany him to support his girlfriend. Her successful descent was followed by an open invitation for anyone else to have a go, and with the nurse’s support Pete made a similarly successful descent. The photograph of Pete embracing his girlfriend, both grinning at the camera, told its own story and one that significantly supported Pete’s progress in recovery.

How can psychiatric staff work with risk in support of recovery?

Professionals’ viewpoints

Pete’s story offers a powerful metaphor of extending experience by taking creative risks in a situation that looks dangerous but is safe and well supported. It encapsulates much about working with detained people in a recovery-based way.

Arrangements for leave are an essential component of treatment. Careful and collaboratively planned leave that is safe and successful can provide opportunities for people to feel that they are active participants and to own the process of acquiring the skills they will need to regain independence.

How such a decision is reached is likely to be as important as the decision itself – it should be through open discussion, weighing up risks and benefits in a fair and reasoned way, in the context of a supportive relationship.

As with anyone presenting with recurrent self-sabotaging behaviour, it is vital to try to understand why Pete absconded so frequently and to look for ways of developing a more secure attachment between him and the care team.

The story poses the interesting question of when it is justifiable to ‘break the rules’, when the benefits of greater spontaneity outweigh compromising an agreed care plan. In Pete’s case, the nurse acted in the context of an established working relationship with the responsible medical officer who had ultimate responsibility for authorising his leave, and accurately anticipated what would be endorsed – in other circumstances the situation might need to be discussed and negotiated.

It is important to anticipate the broader issue of how this opportunism will be experienced by other detained patients on the same unit: it might influence their attitudes and expectations and affect the overall culture for both residents and staff. On this occasion there was a shared pleasure in Pete’s achievements, but it could have led to divisiveness.

Service users’ comments

‘This story highlights the need for staff to be flexible rather than giving the lame excuse/reason that due to staff shortages you can’t leave. It also shows how escorted leave can have a dramatic effect on recovery. Personally, I have a long history of absconding and the only time I didn’t feel the need to escape was on a ward where the door was left unlocked.’ (J.W.)

‘There is much value in being grounded in supporting someone’s recovery and it’s possible to find new ways of “connecting”. Finding out what this activity meant to Pete became obvious after his successful descent, and a new level of trust formed between staff and patient.’ (E.H.)

‘I want to promote “responsible risks” and I appreciate “the opportunity to fail”.’ (J.W.)

‘I don’t – I would want someone to keep me safe – but I wouldn’t say so at the time.’ (E.H.)
Read on…

Our conclusions, recommendations and MCQs appear after the two commentaries that follow (pp. 181–182 and 183–184). These we invited from acknowledged international leads able to give an expert professional and personal commentary on our aims, process and findings to the discussion we have established.

Declaration of interest

None. J.W. & E.H. received payment from the Devon Partnership NHS Trust’s service user payments mechanism for their work on the project.

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Continuing the dialogue

INVITED COMMENTARY ON … DETAINED – WHAT’S MY CHOICE? PART 1†

Mary Ellen Copeland & Shery Mead

Abstract  We consider the value of dialogue between healthcare professionals and mental health service users with severe mental illnesses. Discussion with the service user before, during and after a psychiatric crisis should help services to offer choice even to individuals under compulsory detention.

The article by Roberts et al (2008, this issue) marks the beginning of a critical dialogue about decision-making in high-risk situations. We offer a commentary based on many years of experience with both self-help and peer-run alternatives in situations of crisis. Roberts and his co-authors bring together perspectives of both professionals (whom we might think of as ‘outsiders’, who are traditionally the only decision makers) and people who have experienced detention (‘insiders’, who have lived with the decisions made for them).

We see the article as containing a combination of outsider knowledge, representing what might be described as fear-based decision-making, and insider knowledge, representing the beginning of what we might call hope- or recovery-based decision-making (choices that lead to hope and increased feelings of well-being). The next step is to ask the question, ‘What responses would lead to the development of hope and increased feelings of well-being as an outcome?’ One way of considering these conversations is in terms of discussions embarked on proactively, of dialogues in the moment and of dialogues after the event.

Proactive discussion

In thinking about proactive approaches to ensuring choice, the dialogue might include self-care, prevention and crisis planning, which are the main focus of two US initiatives: the Wellness Recovery Action Plan (WRAP; Copeland, 2001, 2002) and also the Intentional Peer Support programme (Copeland & Mead, 2003; Mead & McNeil, 2005, 2006; www.mentalhealthpeers.com).

Crisis planning in WRAP gives individuals with mental illnesses the ability to think about how to deal with a crisis and who and what might be needed, and to put this into a document that others can use as a guide in difficult situations. Other parts of the plan help them to develop self-care and prevention strategies that will help them avoid crisis.

The Intentional Peer Support programme offers a relational dialogue about what might work for everyone. It involves considering crisis as an opportunity to break patterns and habits, stay connected and even to act reciprocally by negotiating fear, power and meaning (Mead & Hilton, 2003). An example (using the scenario in Roberts et al’s Box 2) might be having a clinician talk to Stephen when he is feeling well about the types of conversation that are useful when he is angry or withdrawn. They might discuss what he would like from the hospital if and when he should use it, but most importantly, they would let each other know what creates disconnection for him.

Discussion in the moment

An example of dialogue about what would help in the moment would be members of staff talking to Stephen (or any person who has been detained) in a way that includes him in decision-making. They might acknowledge their own fear and discomfort and ask what he would like from them when he is frustrated. As regards getting out of bed, they could find out more about what interests him and strategies that he feels might work. They might also

†To be read in conjunction with pp. 172–180, 183–184 and 184–186, this issue.

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uncover justifiable reasons for his refusal to get out of bed such as extreme lethargy caused by medications or fear of the events of the day.

Discussion after the event

Discussions after the person leaves the hospital that might better inform future strategies might include talking about what worked well, what did not work and why, from the point of view of the person being served and of the people responsible for their care. In the example of Michael (Roberts et al’s Box 5), the staff might ask him what was useful about his hospital stay and what he will need to continue moving ahead.

Enabling shared risk

We hope that this beginning of a developing dialogue will expand over time and we believe that acting on what is learned will result in services that better meet the needs of people being served, making choice possible in even the most difficult situations. This will not happen overnight, but with practice we may just see the day when shared risk becomes a reality.

Declaration of interest

None.

References


To God

Why have you made life so intolerable
And set me between four walls, where I am able
Not to escape meals without prayer, for that is possible
Only by annoying an attendant. And tonight a sensual
Hell has been put on me, so that all has deserted me
And I am merely crying and trembling in heart
For Death, and cannot get it. And gone out is part
Of sanity. And there is dreadful hell within me.
And nothing helps. Forced meals there have been
and electricity
And weakening of sanity by influence
That’s dreadful to endure. And there is Orders
And I am praying for death, death, death,
And dreadful is the indrawing or out-breathing of
breath,
Because of the intolerable insults put on my whole
soul,
Of the soul loathed, loathed, loathed of the soul.
Gone out every bright thing from my mind.
All lost that ever God himself designed.
Not half can be written of cruelty of man, on man.

The Silent One

Who died on the wires, and hung there, one of two –
Who for his hours of life had chattered through
Infinite lovely chatter of Bucks accent;
Yet faced unbroken wires; stepped over, and went,
A noble fool, faithful to his stripes – and ended.
But I weak, hungry, and willing only for the chance
Of line – to fight in the line, lay down under
unbroken
Wires, and saw the flashes, and kept unshaken.
Till the politest voice – a finicking accent, said:
‘Do you think you might crawl through, there:
there’s a hole? In the afraid
Darkness, shot at; I smiled, as politely replied –
‘I’m afraid not, Sir.’ There was no hole way to be
seen.
Nothing but chance of death, after tearing of clothes.
Kept flat, and watched the darkness, hearing bullets
whizzing –
And thought of music – and swore deep heart’s
deep oaths.
(Polite to God) – and retreated and came on again.
Again retreated – and a second time faced the screen.

Ivor Gurney was born in Gloucester in 1890. He was a chorister at King’s College Gloucester and studied music under Sir Charles Stanford at the Royal College of Music 1911–1914. His contemporaries included Vaughan Williams. He served in the First World War from 1915–1917, when he was gassed at Passchendaele. He was admitted to Barnwood House Gloucester in 1922 and later transferred to the City of London Mental Hospital, where he died in 1937. The two poems shown here were written between 1919 and 1925. © Carcanet Press Limited.

doi: 10.1192/apt.14.3.182
A values-based perspective on good practice in compulsion

INVITED COMMENTARY ON ... DETAINED – WHAT’S MY CHOICE? PART 1†

K. W. M. Fulford & Malcolm King

Abstract We outline how the values-based approach adopted in training materials supporting the Mental Health Act 2007 for England and Wales will complement recovery-based practice in compulsory psychiatric detention.

Roberts et al’s (2008, this issue) article is timely in facing up to the issues surrounding compulsion as requiring, no less than other aspects of mental health, a positive approach to good practice.

Many regard compulsion as a failure of good practice. Roberts et al make clear that this is not necessarily the case. By its nature, compulsion is more prone to misuse than most other interventions. Hence the need for safeguards. Safeguards in themselves, however, will not ensure good practice. What is needed, in addition, is the positive approach to recovery and the development of the skills of self-management for which the article so clearly argues. The training materials to support implementation of the new Mental Health Act 2007 for England and Wales are being developed in a strongly values-based context that directly complements that approach (see http://mhact.csip.org.uk).

Values-based practice is a skills-based approach to working with complex and conflicting values in health and social care (Fulford, 1989; Woodbridge & Fulford, 2004). The approach is relevant to compulsion essentially because compulsion involves a direct conflict of values between the person concerned and everyone else.

The training materials for the Mental Health Act 2007 are being set directly within a values-based approach in two ways. First, these materials, instead of being produced ‘top-down’ from the changes in the law, build on a series of case studies that are being produced by people with direct personal experience of key areas of particular difficulty in compulsion (Dora Jonathan, a lawyer from the Black and minority ethnic community with extensive experience of work on mental health tribunals, and Sarah Dewey, a service user researcher with personal experience of compulsion). This ‘bottom-up’ approach aims to build into the training materials the values and experiences of those directly concerned, as the starting point for a values-based approach to good practice in compulsion.

Second, the training materials focus particularly on the Guiding Principles that will be given in the Code of Practice (publication expected in April 2008). These are central to a values-based approach because they provide a framework of values for balanced decision-making. Thus, the law tells us ‘what to do’; the Code of Practice tells us ‘how to do it’; and the Guiding Principles, set within a values-based approach, guide us in applying the law and Code of Practice in the particular circumstances of each individual case.

Corresponding with their importance for good practice in compulsion, the Guiding Principles have a considerably enhanced status in the Mental Health Act 2007: thus, the areas that the Guiding Principles must cover (hence the values that they must embody) are given statutory force by a statement of principles in the Act; and the Guiding Principles themselves, in addition to being set out

†To be read in conjunction with pp. 172–180, 181–182 and 184–186, this issue.

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in full in Chapter 1 of the Code of Practice, will be referred to throughout the Code. We believe that this enhanced status, together with the embedding of the training materials in a strongly values-based approach, provides an opportunity to move mental health practice in compulsion firmly towards the recovery-based approach advocated by Roberts and his co-authors.

Declaration of interest

K.W.M.F and M.K. are both involved in developing the training materials to support the Mental Health Act 2007, M.K. as National Training Lead on the Implementation of the Care Services Improvement Partnership, and K.W.M.F as Special Adviser for Values-Based Practice at the Department of Health.

References


Detained – what’s my choice?
Part 2: Conclusions and recommendations†

Eluned Dorkins, Glenn Roberts, James Wooldridge & Elaine Hewis

Abstract

We have developed this succession of articles as a series of iterative steps, each seeking to uphold the recovery values of co-working and collaboration, looking for agreement and commonality but valuing equally diverse viewpoints and difference. Our conclusion is that this is the beginning of a creative dialogue on choice as a route to recovery for people who are psychiatrically detained. We commend our method of engaging with the inevitable tensions and dilemmas by: clarifying the story behind difficult interactions, identifying the relevant guiding principles and jointly working to explore from different viewpoints what can be done to promote recovery.

There can sometimes seem to be unbridgeable chasms of perspective between professionals and detained patients. Our aim was to examine some of these differences and talk together about how best to work in service of the common aim of recovery.

We are grateful to our commentators for putting our observations and viewpoints (Roberts et al, 2008, this issue) in a broader context. Fulford & King (2008, this issue) offer an intriguing glimpse into future guidance on working with people subject to compulsory treatment. They illustrate a close parallel to our own method of working to clarify guiding principles through which values can be applied to specific situations.

†To be read in conjunction with pp. 172–180, 181–182 and 183–184, this issue.

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In terms of bottom-up and top-down approaches, we may characterise ours as an attempt to meet in the middle. Copeland & Mead (2008, this issue) draw on their many years of working for user empowerment, effective self-management and advocacy to value our efforts as a beginning, but only a beginning, and there is need for a continuing dialogue through which progressive, humane and recovery-oriented approaches may be developed with people in great difficulties. This has implications for how both practitioners and people who use services take responsibility for working for recovery outcomes in future. Given the inequalities of power that characterise working with detained patients, they remind us to focus on the needs of the person being served. All mental healthcare professionals want to put patients first (Box 1) but how they propose to do it may vary with the underlying assumptions and values that colour their judgements about how this is to be done. We share the hope that even in these circumstances there is scope for greater negotiation and collaboration, choice and its attendant responsibilities. It would appear that the training materials being prepared by Fulford & King may be a means of exploring that end.

Limitations and strengths

During the process of working on this article and with the benefit of 20/20 hindsight we all agreed that detention, when needed, can be a route to recovery. There are many limitations associated with a subjective and reflective article from a small sample of opinions. A specific restriction may be that we have sought and focused on common ground, which may have limited how much of the rich diversity of opinion and experience we were able to capture in our collaboration. However, it would be difficult to capture here the full range of complex interactions, different settings and services that look after detained patients. We also acknowledge that other practitioners and service users may offer different views. We offer this co-authored article as much for upholding the value of an experience of collaborative working as for the information it contains. We see this project as illustrative of Valsraj & Gardner’s (2007) concluding proposition that embracing choice involves ‘moving on from a paternalistic and authoritarian approach to one that champions partnership and dialogue’. But we also believe that at the ‘deep end’ of psychiatry, where there are major concerns for personal and public safety, there remains a need for boundary and what may be regarded as compassionate paternalism, without which healthcare professionals risk neglecting their responsibility to people at times when they are so overwhelmed by their problems that they lack capacity to be fully responsible for themselves.

This is a complex matter. It will always be difficult to know how best to act at the interface where there is a ‘direct conflict of values’ (Fulford & King, 2008, this issue), whether morbidly inspired or not. Resolution
of these tensions and responsible decision-making do need complex and careful debate. They also require considerable self-awareness in those involved and often the reflective opportunities provided by peers or supervisors.

In search of balance

There are many contributing processes that help or hinder recovery for detained patients, and the judicious exercise of choice appears to be a key consideration. We think that the issue is about optimising rather than maximising choice in ways that reflect an individual’s capacity both to make good choices and to responsibly take constructive risks. There is an inevitable need to balance choice with contextual constraints (legal, social, financial and clinical), which will differ in forensic and open settings. The task is to search for the difficult and shifting balance between too much and too little control, over- and under-identification with the patient’s current experience, and too tight or too loose a use of boundaries, all in search for a way of working that supports both safety and progress – recovery.

As patient choice becomes a service and commissioning priority, there is a need for sensitivity and wisdom to avoid naive and simplistic interpretations in search of this shifting balance – a balance that optimally supports progress in recovery alongside considerations of safety for both individuals and society.

We suggest that engaging in collaborative discussions and explorations such as this is a contribution in the right direction.

Acknowledgement

We gratefully acknowledge the helpful contribution of Emma Laughton to this project in the early stages.

Declaration of interest

None.

References


MCQs

1 Being able to offer choice:
   a always depends on having more resources
   b applies only to informal (voluntary) patients, not to those detained under the Mental Health Act 1983
   c can be as much about the process as the outcome
   d is not a goal of NHS modernisation
   e has nothing to do with recovery-based practice.

2 Allowing patient choice:
   a can be therapeutic in all circumstances
   b can be countertherapeutic in all circumstances
   c should not have to be judged in the light of contextual factors
   d should, where possible, be explained to the patient and based on a reasoned rationale
   e is an absolute right.

3 Participation in meaningful occupation and activity:
   a is not associated with improved clinical outcomes
   b does not come under the remit of treatment as part of the grounds for detention under the Mental Health Act 1983
   c is not valued by service users
   d should not be used as a component by which patients’ progress is assessed
   e should be a goal based on a team’s shared understanding of its part in the overall treatment plan.

4 Living in residential settings:
   a offers unlimited options for choice
   b does not require the shared understanding of residents about how they can behave
   c poses no challenge to staff to retain the sense of the individual
   d can be countertherapeutic unless the underlying values, goals and aims of treatment are clear to counter the risk of ‘care’ becoming abusive
   e is easy for patients and staff.

5 The concept of risk in decisions about treatment:
   a is value free
   b always infers a negative
   c could be seen as a creative opportunity to provide new experiences in treatment planning
   d is not influenced by wider societal norms and expectations
   e need not be grounded in reasoned arguments in daily clinical practice to be transparent and defensible.

MCQ answers

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