A number of tools are about to be launched that will permit researchers, for the first time, to search the computerised medical records held by the NHS. Such a vast repository of data should enable researchers to identify whether a drug or other intervention really does work, or in what circumstances it works best. It will also enable researchers to discover how many patients are being treated for particular conditions; or perhaps to identify those who are not being properly treated. It may even identify hitherto unknown medical conditions (perhaps hypotension will soon be recognised in the UK?). Thus there is potential benefit to be gained by such research, but there are ethical problems too — yet these tend to be ignored. I see worrying parallels with previous ethics scandals that I had hoped we had learned from. In particular, it seems that the lessons of Alder Hey have been forgotten.

**CLINICAL SYSTEMS**

Many clinical computing systems in the UK are poised to offer their own (as they see it) computerised medical record datasets up to researchers. For instance, TPP’s SystmOne’s version is called ResearchOne and Vision practices have Clinical Practice Research Datalink (CPRD, formerly General Practice Research Database (GPRD)) (www.cprd.com). In addition there is the generic General Practice Extraction Service (GPES; www.hscic.gov.uk/gpes) which has been developed by the Health and Social Care Information Centre and is intended to work on all the clinical systems. Most practices will come across this very soon as it will be used to replace the Quality Management and Analysis System from the 2013/2014 financial year and facilitate data transfers to the Calculating Quality Reporting Service in order to permit payment to practices for their Quality and Outcome Framework achievements.

Practices will be asked to opt-in to research on a study-by-study basis (CPRD will additionally pay practices for the administrative work entailed). Computer-savvy patients will be able to say which studies may use their data. But this is where the ethical issues really begin.

Patients will apparently be able to look at certain websites to find out what research it will only be for ‘fully anonymised’ data. This may sound very reassuring, but it actually means only that certain grossly explicit identifiable data — the patient’s name, address, postcode, date of birth, and NHS number — will not be passed on to the researchers. If this seems reasonable it is to fail to see the richness of health data. One must realise that the NHS number (if not the other clearly identifiable ‘data bits’) will be needed to link datasets, such as hospital and GP records, so this data has to be collected before it is removed in some way. But even then what is left may very well remain always potentially identifiable, as the House of Lords has recognised.

It is unclear how a patient may opt-in or out of individual studies: computer codes to exclude patients [such as Xa89] are very broad in their scope, excluding patients not just from the instant research but from all such research. This ‘broad consent’ model is very different from the ‘informed consent’ approach that research ethics has traditionally relied on to ensure adequate consent, and it fails to recognise the special nature of computerised health data.

**ANONYMOUS?**

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similar facts may be used to find a target. The point is that health data cannot ever be guaranteed to be truly anonymised because it all depends on what you know or can find out in the future about your target. Armstrong for example, cites how:

‘[w]ith remarkable ease, new generation software can take even anonymised data, match it with other lists, and effectively re-identify many individuals.’

If a patient is not prepared to permit their data to be used for those studies they consider to be not worthwhile but then changes their mind, and then changes it back again: how may such changed preferences about the use of data be implemented? And how can that patient check that his/her data were not included in a particular search/extraction? It is after all ‘anonymous’. Who is responsible for administrating the hundreds of data searches that could potentially be made over a year? Once one has given one’s dataset how can one stop it being used for other studies that were not anticipated when the data were first provided to a group of researchers? There is the basis for an ethical minefield here.

SCANDAL

Such imminent new use of patient data has potential parallels with the Alder Hey scandal — if we are not careful — in that patients may not know exactly what their consent [should they give it] will really mean. Just as in Alder Hey, and elsewhere, by agreeing to donate ‘tissue samples’ to the pathology department, patients or family members of the deceased did not realise that by ‘tissue sample’ any part, or all, of a human cadaver was caught by the term. So patients are unlikely to understand that by ‘de-identified’ or ‘anonymised’ this may not really mean that that patient cannot subsequently be identified and his or her records read in their entirety.

There is also the potential for identifiable information to be deliberately collected about the patient: even without their permission. Cancer registries already have access to identifiable patient records without the patient realising. Such practices will continue and burgeon. The common law duty of confidentiality that governs identifiable records [have we seen that in reality fully-anonymised data are still always potentially identifiable and so something of a misnomer] can, where researchers can convince a body (from April 2013, the Ethics and Confidentiality Committee (ECC) of the Health Research Authority) that the research is so worthwhile, be set aside in the interests of society as a whole, and where seeking consent would be impractical or too burdensome for the researchers.

We must not forget either that patients give information to clinicians in the expectation that by telling the whole story they can get the most appropriate help. If they had to edit their story before discussing it with the doctor or nurse they could not know if they had given a sufficiently full picture for the clinician to offer the most appropriate help and the loss of trust implied would surely have adverse health consequences. This state of affairs must not be allowed to happen.

DEBATE

The problem with all of this complexity though is, fortunately, simple enough to tackle and can be addressed by public discussion. Given the chance, most patients would probably be happy to consent to their records being used for research (even taking into account that they may not really be truly anonymous). But not to allow them to know about these matters is wrong. Discussion must begin, and it must start sooner rather than later, before the research trawls begin, not afterwards, and in public, not in the consulting room please (10 minutes isn’t enough). It is easy to create a scare story here — and I don’t want to — but I do want debate. If too many people drop out — and it is likely that these will

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be clusters of people from population sub-groups comprising of the less-educated and lower-income groups (the same who tend to opt-out of the influenza vaccination)— then the data used in the research could be compromised: a fact which can only be compounded by there being different datasets available to researchers. I am all for the research, but all for a proper public discussion about it too.

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DOI: 10.3399/bjgp13X668230

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