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Griffiths, Sarah

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Letter on “Protection by exclusion? The (lack of) inclusion of adults who lack capacity to consent to research in clinical trials in the UK”

Sarah Griffiths1*, Lorna Manger1, Rebecca Chapman1, Lauren Weston1, Ian Sherriff2, Cath Quinn1, Paul Clarkson3, Caroline Sutcliffe4, Karen Davies4 and Richard Byng5

Dear editors,

We read with interest the recent article regarding the lack of inclusion of people who lack capacity in trials: ‘Protection by exclusion? The (lack of) inclusion of adults who lack capacity to consent in clinical trials in the UK’ [1]. As the authors so eloquently spotlight, those without capacity in many population groups are those who are likely to be most vulnerable to frailty, comorbidities and isolation. Their exclusion from research significantly limits the specific evidence base for their care.

As a research team developing and evaluating a Demen- tia Support Worker intervention based in primary care, we appreciate the challenges of including people in complex dementia interventions research who are most likely to benefit from the intervention. We are mindful of one of five ‘Dementia statements’, developed by people living with dementia and grounded in Human Rights law: ‘We have a right to know about and decide if we want to be involved in research that looks at cause, cure and care for dementia and be supported to take part’ [1].

We wished to develop an ethical recruitment process that enabled us to involve and understand the barriers to involvement of hard-to-reach groups of people with dementia: those who lack capacity but also those who lack support networks and experience frailty and emotional difficulties. We have developed a person-centred flexible recruitment pathway in consultation with our Patient and Public Involvement (PPI) group (including people with dementia and carers). The approach involves the practice team, Clinical Research Network (CRN), staff, and the research team working seamlessly together. The approach is pro-active, using a combination of letters, phone calls, invites to clinics and a home visit as appropriate and depending on the response at each stage. Many people with dementia do not necessarily read or understand letters, so we cannot assume that no response means engagement in decision-making about involvement. At the same time, we aim to avoid unwelcome pursuit; declining to take part results in no further contact, and involvement requires actively opting in.

A key principle of the Mental Capacity Act [3] is that individuals must be supported to understand information relevant to a decision, retain information, weigh up that information and communicate a decision by any means possible. Where people lack capacity, a personal consultee can be involved in decision-making based on prior knowledge of the person’s preferences and values. The Department of Health [2] provides guidance on nominating a consultee. This is not without challenges. Capacity can fluctuate over time. Also, a person’s personality, preferences and values may change as the dementia progresses. Those who may have been willing to engage in research may become more suspicious and unwilling, for instance. These dilemmas will need to be addressed on a case-by-case basis, but even if a consultee is involved, the role of verbal and non-verbal signs of assent from the person with dementia should not be ignored.

In order to try to address some of these challenges, our recruitment pathway allows ongoing assessment of the nature of family support and barriers to involvement, over time and prior to consent. Judgements about capacity and about who might reasonably act as consultee will result from this ongoing process and from developing an understanding of an individual’s communication abilities and needs, rather than relying on a test.
Our PPI group expressed incomprehension at this stage: in terms of the population we are aiming to support. The capacity in our study would have been highly restricting in terms of the demands of participation, but to exclude those who lack capacity would only participants with intact cognition, depending on the intervention was not fully developed, it was advised that we should initially recruit only those with capacity. Of course, there are some research designs that require that we should initially recruit only those with capacity. They identified an intervention development and advised that we should recruit people who lack capacity. They identified an ethical imperative to do this. They also recognised that research network staff could be incorporated into an enhanced primary care team and so ensure that the process would not be affected by the primary care workforce crisis.

Shepherd et al. (2019) have provided a catalyst for increased awareness, debate and action in this important area. Through our feasibility phase, we are currently testing out our approach to recruitment and look forward to contributing to this debate by sharing what we learn from this process.

A wider challenge for the future will be around improving consistency of interpretation and advice from ethics panels so that hard-to-reach groups are enabled to take part in intervention development research.

Dementia Person Aligned Care Team (D-PACT) research team:

Sarah Griffiths (Research Fellow, University of Plymouth), Lorna Manger (Research Assistant, University of Plymouth), Rebecca Chapman (Assistant Trial Manager, University or Plymouth), Lauren Weston (Research Assistant, University of Plymouth), Ian Sherriff (Dementia Partnerships Lead, University of Plymouth), Cath Quinn (Senior Research Fellow, University of Plymouth), Paul Clarkson (Senior Fellow, National Institute for Health Research (NIHR) School for Social Care Research, University of Manchester), Caroline Sutcliffe (Research Fellow, University of Manchester), Karen Davies (Research Associate, University of Manchester), Richard Byng (D-PACT Chief Investigator, University of Plymouth).

Email: d-pact@plymouth.ac.uk. Twitter: @Dementia-PACT. Website: https://www.plymouth.ac.uk/research/pri-
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Abbreviations

CRN: Clinical Research Network; PPI: Patient and Public Involvement

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Authors’ contributions

SG and RB drafted the letter. All authors read and approved the final manuscript.

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Availability of data and materials

Not applicable.

Ethics approval and consent to participate

Dementia Person Aligned Care Team (D-PACT) Dementia Support Study Approved by South Central - Berkshire Research Ethics Committee. REC reference: 19/SC/0264; Protocol number: N/A, IRAS project ID: 264596. The consent process approved by ethics committee (but we are not presenting data in this letter).

Consent for publication

Not applicable.

Competing interests

The authors declare that they have no competing interests.

Author details

1. University of Plymouth, Plymouth, UK. 2.Dementia Partnerships Lead, University of Plymouth, Plymouth, UK. 3. Senior Lecturer in Social Care and Society, University of Manchester, Manchester, UK. 4.University of Manchester, Manchester, UK. 5.D-PACT Chief Investigator, University of Plymouth, Plymouth, UK.

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