Time to move to presumed consent for organ donation

Given the UK’s modest 60% consent rate for donation of organs from brain stem dead donors, Sheila Bird and John Harris argue that allowing donation unless the donor has explicitly opted out would substantially increase the number of organs available.

The United Kingdom’s current policy on organ donation encourages people who are willing to donate organs after their death to opt-in while they are alive, rather than leave the decision to their relatives after death. In practice, even when people have expressed their willingness to donate by either carrying a donor card or, since 1994, signing up to the computerised NHS Organ Donor Register, their relatives are always asked for consent and relatives’ refusal overrides the deceased would-be donor’s decision.

In 2008, Prime Minister Gordon Brown asked an Organ Donor Taskforce to consider the potential effect of an opt-out system for organ donation in the UK. This system presumes consent unless in life the deceased person had opted out of all or organ specific donation. The taskforce commissioned research on the effect of presumed consent on organ donation rates and, rather against the results of that research, recommended no change to current policy but renewed effort to increase the number of donors opting in. For example, a UK-wide network of hospital organ donation “champions” was launched in February.

We argue that the taskforce did not consider all the relevant evidence, particularly on relatives’ refusal rates, and that the current policy, however reinforced, will not substantially increase the number of organs available. By modelling different scenarios, we show that only a policy of presumed consent will substantially increase the number of organs available for transplantation.

Current policy, however reinforced, will not substantially increase the number of organs available

In the late 1980s, the UK’s publicity for organ donation urged people to “Carry the Card” to indicate their willingness to donate and to tell their relatives because the donor card might be missing when it was needed. In 1994, cards gave way to a computerised NHS Organ Donor Register, which authorised staff can consult to determine if a potential organ donor has registered his or her willingness to donate. The need for people to tell relatives about their willingness to donate persists because relatives may still overrule the deceased donor’s decision.

It took nearly 15 years for 16 million people, a quarter of the UK population, to register on the Organ Donor Register. Predictably, for reasons ranging from inertia to worries about a “big brother” database state, the opt-in rate has been lower than the willingness to sanction organ donation recorded in public surveys.

Relatives’ willingness to allow solid organ donation from their deceased relatives has been, and still is, much higher than the current opt-in rate to the Organ Donor Register. In the late 1980s, around 70% of relatives gave consent for organ donation, and, although the rate has since fallen, it is still around 60%. Relative’s willingness to allow donation unless the donor has explicitly opted out would substantially increase the number of organs available. When the family did give consent, organs were not retrieved in only 3% of cases (table 1). High intensity, sustained positive publicity about transplantation reduces relatives’ refusal rate, but only by a quarter.

More recently, the UK potential donor audit has shown that relatives’ refusal has risen to 40% and that the refusal rate by families of non-white patients is even higher: 74% v 32% (P<0.0001) in the two years to 33). When the family did give consent, organs were not retrieved in only 3% of cases (table 1). High intensity, sustained positive publicity about transplantation reduces relatives’ refusal rate, but only by a quarter.

For whatever reasons, altruistic donation has fallen in the past decade and differs between ethnic groups. This is despite better outcomes from transplantation and the support of all the UK’s major religions for the principles of organ donation and transplantation.

UK donation

In the late 1980s, the UK’s publicity for organ donation urged people to “Carry the Card” to indicate their willingness to donate and to tell their relatives that allowing donation unless the donor has explicitly opted out would substantially increase the number of organs available.

Taskforce conclusions

The Organ Donor Taskforce commissioned a team to assess the impact of presumed consent on organ donation rates. Its report was essentially a systematic review of three sorts of published study: before and after studies, international comparisons, and surveys of attitudes to presumed consent. The five before and after “presumed consent” comparisons in three countries all documented substantial increases of at least five deceased organ donors per million population. The four out of the eight international comparisons that the report’s authors judged to be of good quality (for example, because of adjustment for cofactors) found that increases of around 25%, or three to six deceased donors per million population, were associated with presumed consent.

The assessment team concluded: “Presumed consent is associated with increased organ dona-
tion rates, even when other factors are accounted for. However, it cannot be inferred from this that the introduction of presumed consent legislation per se will lead to an increase in organ donation rates.”

The team thus properly acknowledged that, even after adjusting for confactors, association is not the same as causation. However, the taskforce misrepresented the team’s findings by referring to “apparent correlation” between presumed consent and donation rates. The correlation was real, not apparent, but causality could not be inferred directly. Pary, a member of the taskforce, even gave a seemingly reversed account: “Presumed consent would not increase the numbers of donors and might do the opposite.”

The taskforce prevaricated over a switch to presumed consent and an associated opt-out register, partly on grounds of cost but also because of a concern about families’ need to “authorise” donation. Yet in the UK there are fewer than 3000 confirmed brain stem deaths a year in which presumed consent for organ donation, as a public good, would apply (table 1) if the deceased had not opted out in life. For comparison, over 120000 coronal or fiscal postmortem examinations are done in the UK each year. They too are a public good but do not require “authorisation” from the family. Overall, the taskforce’s opposition was contrary both to its own evidence and to evidence that it did not consider—which also favours presumed consent.

Other evidence
In 2007, the European Union’s Directorate General for Health and Consumers reported rates of deceased and living organ donation in EU countries. Table 2 shows data from four countries with presumed consent (Spain, Belgium, France, and Austria) and from the Netherlands and UK, which both recently rejected it. The countries with presumed consent had the higher rates of deceased donation per million population and the lower rates of living kidney transplantations. The report also included a survey of willingness to give consent for donation of a close family member’s organs (typically based on 1000 face to face interviews in each country and hence a standard error of about 1.5%). The rate of consent was similar for all six countries in table 2. The highest consent rates were recorded elsewhere—in Finland (73%) and Sweden (74%).

Evidence from UK audits
Perhaps the Organ Donor Taskforce’s most serious shortcoming, however, was its failure to exploit the UK’s potential donor audits to measure, under different scenarios, the additional number of kidney, pancreatic, liver, heart, and thoracic transplantations that there could have been in the past 10 years from donations after brain stem death.

We have used data from the three audits over the past 20 years (table 1) to consider the effect of four scenarios.

Table 1 | Comparison of confidential audits of intensive care units. Values are numbers (percentages) unless stated otherwise

<table>
<thead>
<tr>
<th>Audit</th>
<th>1989-90**</th>
<th>2003-5††</th>
<th>2006-8‡‡</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total No of deaths</td>
<td>24 023</td>
<td>46 801</td>
<td>30 276</td>
</tr>
<tr>
<td>Brain stem death was a possible diagnosis</td>
<td>3 266 (13.6)</td>
<td>4 166 (8.9)</td>
<td>3 184 (10.5)</td>
</tr>
<tr>
<td>Brain stem death tested done</td>
<td>2 466 (10.3)</td>
<td>2 857 (6.1)</td>
<td>2 475 (8.2)</td>
</tr>
<tr>
<td>Criteria met before cessation of heart beat</td>
<td>2 389 (9.9)</td>
<td>2 754 (5.9)</td>
<td>2 417 (8.0)</td>
</tr>
<tr>
<td>No general medical contraindication to organ donation§</td>
<td>1 951 (8.1)</td>
<td>2 740 (5.9)</td>
<td>2 407 (8.0)</td>
</tr>
<tr>
<td>Patients with no known relatives</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Donation not discussed or not considered</td>
<td>110</td>
<td>273</td>
<td>141</td>
</tr>
<tr>
<td>Donation considered, not discussed</td>
<td>147</td>
<td></td>
<td>141</td>
</tr>
<tr>
<td>Donation refused (as % of families asked)</td>
<td>557 (30)</td>
<td>941 (41)</td>
<td>826 (39)</td>
</tr>
<tr>
<td>Offered, not retrieved</td>
<td>40</td>
<td>135</td>
<td>113</td>
</tr>
<tr>
<td>Consent, deceased became organ donor (as % of confirmed brain stem deaths)</td>
<td>1 232 (52)</td>
<td>1 922 (50)%</td>
<td>1 244 (45)</td>
</tr>
<tr>
<td>Refusal rate by ethnicity of deceased (%)**:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>White</td>
<td>Not asked</td>
<td>33-37</td>
<td>32</td>
</tr>
<tr>
<td>Non-white</td>
<td>Not asked</td>
<td>63-77</td>
<td>74</td>
</tr>
</tbody>
</table>

*Audit of all deaths in intensive care units in England (1989-90) and Wales (1990).
†Audit of UK intensive care records 1 April 2003 to 31 March 2006.
‡Audit of UK intensive care records 1 April 2006 to 31 March 2008.
§Contraindications differed between audits before and after 2000.
¶Number (% of solid organ donors).
**95% confidence interval or estimated refusal rate.
***Based on 2006-8 data only: (2407−141)×0.907×10/2 (pro rata for 10 years).
‡‡(5147−288)×0.9(rate not opting out)×0.9(relatives’ consent rate)×0.907×10/4.
*(5147−288−414)×0.6(consent rate)×0.907(retrieval rate) ×10/4 (pro rata for 10 years).
(1)(1947−288−414)×0.7×0.907×10/4.
(2)(1947−288)×0.9(rate not opting out)×0.9(relatives’ consent rate)×0.907×10/4.
(3)(1947−288)×0.95×0.6×0.907×10/4.
(4)Based on 2006-8 data only: (2407−141)×0.907×10/2 (pro rata for 10 years).

Table 2 | Donation policies and rates in six selected European countries, 2007 (for more detail and countries see6)

<table>
<thead>
<tr>
<th>Country</th>
<th>Policy</th>
<th>Deceased organ donor rate/million population</th>
<th>Living kidney transplants/million population</th>
<th>Relatives’ consent rate (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Spain</td>
<td>Presumed consent with family override</td>
<td>34</td>
<td>2</td>
<td>59</td>
</tr>
<tr>
<td>Belgium</td>
<td>Presumed consent with family override</td>
<td>27</td>
<td>4</td>
<td>65</td>
</tr>
<tr>
<td>France</td>
<td>Presumed consent with family override</td>
<td>23</td>
<td>4</td>
<td>61</td>
</tr>
<tr>
<td>Austria</td>
<td>Presumed consent. Family cannot override</td>
<td>19</td>
<td>7</td>
<td>NA</td>
</tr>
<tr>
<td>UK</td>
<td>Rejected opt-out</td>
<td>13</td>
<td>11</td>
<td>63</td>
</tr>
<tr>
<td>Netherlands</td>
<td>Rejected opt-out</td>
<td>13</td>
<td>17</td>
<td>66</td>
</tr>
</tbody>
</table>

Table 3 | Effect of four scenarios for organ donation on availability of organs over 10 years extrapolating from data in UK audits for 2003-5 and 2006-8 (table 1)

<table>
<thead>
<tr>
<th>Scenario</th>
<th>Description</th>
<th>Opt-out rate</th>
<th>% refusal by relatives</th>
<th>No of solid organ donors</th>
<th>Extra donors over baseline</th>
</tr>
</thead>
<tbody>
<tr>
<td>Current</td>
<td>Opt-in: 21st century</td>
<td>NA</td>
<td>40</td>
<td>6 050*</td>
<td>Baseline</td>
</tr>
<tr>
<td>1</td>
<td>Opt-in as in 1989-90</td>
<td>NA</td>
<td>30</td>
<td>7 060†</td>
<td>1010</td>
</tr>
<tr>
<td>2</td>
<td>Presumed consent: plausible</td>
<td>10</td>
<td>10</td>
<td>8 930‡</td>
<td>2880</td>
</tr>
<tr>
<td>3</td>
<td>Presumed consent: pessimistic</td>
<td>5</td>
<td>40</td>
<td>6 280§</td>
<td>230</td>
</tr>
<tr>
<td>4</td>
<td>Mandatory donation</td>
<td>NA</td>
<td>NA</td>
<td>10 280¶</td>
<td>4230</td>
</tr>
</tbody>
</table>

*[(1947−288−414)×0.6(consent rate)×0.907(retrieval rate)×10/4(pro rata for 10 years)].
†[(1947−288−414)×0.7×0.907×10/4].
‡[(1947−288)×0.9(rate not opting out)×0.9(relatives’ consent rate)×0.907×10/4].
§[(1947−288)×0.95×0.6×0.907×10/4].
¶Based on 2006-8 data only: (2407−141)×0.907×10/2 (pro rata for 10 years).
Ten 21st century baseline of opt-in with relatives’ refusal rate of 40%: (1) opt-in with relatives’ refusal rate reduced to 30% as in 1989-90; (2) plausible presumed consent scenario with 10% opt-out rate and 10% override by families; (3) pessimistic presumed consent with 5% opt-out rate but 40% override by families; and (4) mandatory solid organ donation, as first advocated in 1983.22

We extrapolated each scenario over 10 years (table 3). Scenarios 1 to 3 are based on 5147 confirmed brain stem deaths over four years in patients with no general medical contraindications (from the 2003-5 and 2006-8 audits in table 1). We deducted the 288 cases where solid organ donation was “considered but not discussed,” which we interpret as some other form of medical contraindication to donation. Scenario 4 assumes mandatory solid organ donation after brain stem death in an intensive care unit if the deceased was under 75 years old and is based on only the 2006-8 audit data. For each scenario, we used a 90.7% (2430/2678) retrieval rate from offered donors, which is the combined rate for the 2003-5 and 2006-8 audits. Table 3 summarises the results to the nearest 10 donations.

Scenario 1—The current opt-in policy applies but families’ refusal rate reduces from 40% to 30%, as it was in 1989-90.23 In scenario 1 we should have had 7060 solid organ donors (to nearest 10) over 10 years versus a baseline of 6050 with 40% relatives’ refusal rate23 and so an estimated 1010 extra solid organ donors.

Scenario 2—Presumed consent with a conservatively high 10% of people explicitly opting out of donation, and we also assume that 10% of donations are overridden by families. Notice that a 10% opt-out rate exceeds refusals by 4/111 UK families of authorisation for research use of tissue from forensic postmortems24 and far exceeds Belgium’s opt-out rate from donation.24 Table 3 shows that we should have had 8930 solid organ donors over 10 years, and so an estimated 2880 extra solid organ donors.

Scenario 3—Presumed consent with 5% opt-out rate but, pessimistically, we assume that 40% of “presumed consents” are over-ridden by relatives’ refusal. This would have given 6280 solid organ donors over 10 years, only an estimated 230 extra solid organ donors.

Scenario 4—Austrian mandatory solid organ donation after brain stem death in intensive care units in all patients aged under 75 years. In this maximal scenario we should have had 10 280 solid organ donors over 10 years and so an estimated 4230 extra solid organ donors.

Conclusions

Reducing relatives’ refusal rate by a quarter is difficult even with sustained positive publicity for transplantation, as the 1989-90 confidential audit showed.27 Twenty years of effort at transplant coordination in the UK warn that the Organ Donor Taskforce is unrealistic if it reckons to do better than scenario 1 without adopting a policy of presumed consent.

Changing the presumption, however, has the potential to deliver 68% (2880/4230) of the extra solid organ donors that mandatory donation would give. But scenario 3 warns that if changed presumption is not associated with a reduction in relatives’ refuse, the gain could be slight or even negative.

Transplants save lives,28 and so a shift of perspective is overdue. This would be helped if, besides reporting on the number and outcome of actual transplantations, UK’s Organ Donation and Transplantation Directorate also reported the number of transplantable solid organs that were lost to transplantation because of (a) relatives’ refusal, (b) non-retrieval of offered suitable organs, (c) and other reasons.

Twenty years after the UK’s first confidential audit, we continue to jeopardise substantial quality adjusted life years (uncounted by the Organ Donor Taskforce) for those awaiting transplantation by chasing a holy grail of enhanced consent by means other than presumption. Presumed consent, even allowing for over-rule by relatives, should ultimately cut costs (because an opt-out register would have at most 6 million registrations, and probably nearer to 3 million), add life, and save bereaved families from anxious, as well as generous, deliberation in extremis.

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