<table>
<thead>
<tr>
<th>Page</th>
<th>Title</th>
<th>Authors</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Editorial</td>
<td>Carlos Piñones-Rivera, Ángel Martínez-Hernández, Michelle E. Morse, Kavya Nambiar, Joel Ferrall, Seth M. Holmes</td>
</tr>
<tr>
<td>9</td>
<td>Food Security as a Social Determinant of Health: Tackling Inequalities in Primary Health Care in Spain</td>
<td>Mireia Campanera, Mercè Gasull, and Mabel Gracia-Arnaiz</td>
</tr>
<tr>
<td>23</td>
<td>From Apathy to Structural Competency and the Right to Health: An Institutional Ethnography of a Maternal and Child Wellness Center</td>
<td>Margaret Mary Downey and Ariana Thompson-Lastad</td>
</tr>
<tr>
<td>39</td>
<td>Disability Justice as Part of Structural Competency: Infrastructures of Deafness, Cochlear Implantation, and Re/habilitation in India</td>
<td>Michele Friedner</td>
</tr>
<tr>
<td>51</td>
<td>Growing Up Can be Hard to Do: Reimagining Structurally Supportive Pediatric-to-Adult Transitions of Care from a Rights-Based Perspective</td>
<td>Michelle Munyikwa, Charles K. Hammond, Leanne Langmaid, and Leah Ratner</td>
</tr>
<tr>
<td>67</td>
<td>Social Accountability and Legal Empowerment Initiatives: Improving the Health of Underserved Roma Communities in Eastern Europe</td>
<td>Marek Szilvasi and Maja Saitovic-Jovanovic</td>
</tr>
<tr>
<td>81</td>
<td>The Right to Health Care Viewed from the Indigenous Research Paradigm: Violations of the Rights of an Aymara Warmi in Chile’s Tarapacá Region</td>
<td>Adimelia Moscoso, Carlos Piñones-Rivera, Rodrigo Arancibia, and Bárbbara Quenaya</td>
</tr>
<tr>
<td>95</td>
<td>The Comoditization of Ecosystems within Chile’s Mapuche Territory: A Violation of the Human Right to Health</td>
<td>Marcela Castro Garrido and Ana Maria Alarcón</td>
</tr>
<tr>
<td>105</td>
<td>Toward an Integrated Framework in Health and Human Rights Education: Transformative Pedagogies in Social Medicine, Collective Health, and Structural Competency</td>
<td>Luis Martín Ortega, Michael J. Westerhaus, Amy Finnegan, Aarti Bhatt, Alex Olurus Owili, Brian Turigye, and Youri Encelotti Louis</td>
</tr>
<tr>
<td>119</td>
<td>Promoting Patient-Centered Health Care and Health Equity through Health Professionals’ Education in Rural Chiapas</td>
<td>Fátima Rodríguez-Cuevas, Jimena Maza-Colli, Mariana Montaño-Sosa, Martha De Lourdes Arrieta-Canales, Patricia Aristizabal-Hoyos, Zeus Aranda, and Hugo Flores-Navarro</td>
</tr>
<tr>
<td>133</td>
<td>The Right to Health: Looking beyond Health Facilities</td>
<td>Agnes Binagwaho and Kedest Mathewos</td>
</tr>
<tr>
<td>137</td>
<td>Global Voices for Global (Epistemic) Justice: Bringing to the Forefront Latin American Theoretical and Activist Contributions to the Pursuit of the Right to Health</td>
<td>Paola M. Sesia</td>
</tr>
</tbody>
</table>
GENERAL PAPERS

149 Does New Mental Health Legislation in Victoria, Australia, Advance Human Rights?
Chris Maylea

161 Awareness of the Need for Change: A Constructivist Grounded Theory of Medical Students’ Understanding of Human Rights in Mental Health
Peter MacSorley, Sarah Gordon, Tracey Gardiner, and Giles Newton-Howes

171 Self-Managed Abortion in Africa: The Decriminalization Imperative in Regional Human Rights Standards
Lucía Berro Pizzarossa, Michelle Maziwisa, and Ebenezer Durojaye

185 Five Lessons for Advancing Maternal Health Rights in an Age of Neoliberal Globalization and Conservative Backlash
Alicia Ely Yamin

195 PERSPECTIVE
Challenging the US Supreme Court’s Majority Ruling on Roe v. Wade at the International Human Rights Level
Marge Berer

207 PERSPECTIVE
Wëlamâlsëwakàn (Good Health): Reimagining the Right to Health through Lenape Epistemologies
A. Kayum Ahmed, Joe Baker, and Hadrien Coumans

213 STUDENT ESSAY
No Dignity on the Floor: A Human Rights Argument for Adult-Sized Changing Tables in Public Restrooms in the United States
Geffen Treiman

223 BOOK REVIEW
Health Rights for All: The Imperative of Including All Migrants
Jacqueline Bhabha

227 BOOK REVIEW
Finding Hope in the Work on War and Health
Samer Jabbour
EDITORIAL

Global Social Medicine for an Equitable and Just Future

CARLOS PIÑONES-RIVERA, ÁNGEL MARTÍNEZ-HERNÁEZ, MICHELLE E. MORSE, KAVYA NAMBIAR, JOEL FERRALL, AND SETH M. HOLMES

The papers in this special section work together to move toward a global social medicine for the 21st century. They envision a global social medicine that confronts and moves beyond the traditionally colonial, xenophobic, heteronormative, patriarchal, gender-binary-bound, capitalist, and racist histories of the fields of global health and human rights. They seek to instantiate a global social medicine that centers knowledge and experiences from the Global South and works toward social justice and health equity at scale. In this special section, the authors are particularly interested in understanding, challenging, and expanding our perspectives and enactments of the right to health. Unlike neoliberal perspectives on health that often limit their explanatory capacity to how individuals behave in the world, the papers here move beyond the focus on lifestyles and on the phantasmagoria of a sovereign subject with supposedly free agency. Instead, authors work toward critical consciousness that accounts for structural processes—with their inequities and disruptions, as well as their effects on individuals—and how this consciousness can open new horizons for collective transformation and social emancipation in health.

These papers build on a long history of theorizing and critiquing coloniality and racism. The seminal works of Frantz Fanon (in the Antilles and beyond), W. E. B. Du Bois (in the United States), and Aníbal Quijano (in Latin America), to name only a few in the Antilles and beyond, theorize systemic racism and its intersections with colonialism. These and other thinkers lay the groundwork for critical applications to diverse fields. In particular, these contributions are the foundation of key critiques of racism, colonialism, and neocolonialism in science and biomedicine, elucidating how these structural processes impact individual and collective health. Such forces condemn some human groups not only to exclusion but to pure and hard “extinction.” This critical work on colonialism and racism has also shaped the framework of critical interculturality in health, which recognizes the weight of the coloniality of knowledge from Global North and Eurocentric perspectives and stresses the need for epistemology from the Global South and from social movements around the world. Critical interculturality imagines a science that is critical and emancipatory...
and that serves people and collectives instead of those in power, such as nation-states and corporations. It also envisions the potential of a “critical consciousness of oppression” as a starting ground for individuals and social groups to transform the world. Latin American thinkers have been developing this framework in relation to Latin American social medicine and collective health.

These critiques at the intersection of racism, colonialism, and medicine remain relevant today in the wake of so many recent tragedies, such as the deaths of Joane Florvil, Jina Mahsa Amini, George Floyd, and many others at the hands of the police and other violent institutions. Simultaneously, the continued rise of violent anti-immigrant xenophobia alongside new expressions of white supremacy and anti-Black and anti-Indigenous racism all continue to impact collective health. In response, 21st-century reflections and actions against coloniality and racism are changing, deepening, and broadening. Within academic discussions, authors argue for the importance of decolonizing global health and advocate for an intercultural turn in health. Scholarship on capitalism’s relationship to modern-day medical institutions outlines structural determinants of health; and the framework of collective health broadens this analysis by stating that the movement of capital accumulation subsumes particular modes of living and embodies the phenotypic, genotypic, and psychological processes expressed in epidemiological profiles. In addition, major medical journals related to medicine focus on the importance of racism on multiple levels. These analyses clarify how various historical and contemporary social and economic structural forces continue to impact the right to health.

In approaching this special section, we acknowledge that certain groups in power, especially in the Global North, have dominated the literature on the right to health. In order to counteract the forces of what Latin American theorists have termed “scientific ignorance,” we attempt to bring into dialogue multiple frameworks that can help us understand the breadth and depth of the right to health from distinct social, disciplinary, and geographic locations around the world. The papers in this special section reflect insights from the fields of social medicine, collective health, Latin American critical medical anthropology, the Indigenous research paradigm, health and human rights pedagogy, and structural competency. These contributions reflect ways to think and act from Africa, South Asia, Latin America, North America, Western Europe, and Eastern Europe, and are in conversation with one another as we work toward a better—perhaps deeper and broader—understanding of the right to health, global health equity, and social justice.

Taking a rights-based and decolonial approach is critically important to expand the literature on the right to health from multiple social and geographic angles and to gather analyses from communities and territories with a long history of struggle against colonialism, racism, and other systems of inequity, accumulation, and dispossession. In different ways, the papers included in this section seek to redefine their relationship with the communities and collectives with whom they work and form part. These analyses seek to strengthen the recognition of other logics—logics that are not only different from the sources that have nourished social medicine but also distinct from those that have nourished scientific knowledge; logics that are markedly diverse and non-Eurocentric. This allows for the validation of subalternized, popular, and Indigenous knowledge, illuminating dimensions of reality made invisible by scientific ignorance while pushing toward a more just social medicine.

Building from Paul Farmer’s legacy

This special section was developed to honor and build upon the legacy of Paul Farmer, who died suddenly one year ago (on February 21, 2022). Farmer’s work had profound impacts worldwide on those who knew him and those who, even without knowing him personally, were inspired by his work. In his writing and actions, Farmer sought to broaden the horizons of human rights. This is reflected clearly in his paper “Challenging Orthodoxies,” in which he introduced his plans for Health and Human Rights Journal as incoming edi-
In this paper, he invites us to broaden the right to health toward the economic and social rights that allow us to work toward global health equity. Beyond his many publications pushing toward global health equity, his legacy is seen in his active “pragmatic solidarity” as the co-founder of Partners In Health, including his activism and advocacy.

In this special section, we honor the legacy of Paul Farmer by following his iconoclastic stance, working to expand the horizon of the right to health, changing whose voices are centered, and broadcasting the experiences and knowledge too often ignored by hegemonic perspectives. In these ways, we work to build a social medicine for the 22nd century that works against racism and colonialism on all levels, from intrapersonal to interpersonal, epistemic to material, and institutional to structural. In honoring Farmer’s legacy, we learn from and acknowledge the myriad scholars and traditions that shaped his work, from Fanon to Galtung, liberation theology to decolonial praxis, Latin American social medicine to critical medical anthropology thinkers such as Paola Sesia and global health equity leaders such as Agnes Binagwaho (both of whom have commentaries in this special section). The lineages of thought and action that compelled Farmer are historically deep and geographically broad.

Broadening the right to health

This special section aims to provide a space for interaction and dialogue among diverse voices working for global social and health justice. Its papers result from practices that struggle to broaden the predominant meaning of both human rights and health itself.

The paper by Mireia Campanera, Mercè Gasull, and Mabel Gracia-Arnaiz utilizes the framework of the social determinants of health to interrogate the structural aspects of food insecurity. Through an ethnographic study carried out in Catalonia, Spain, with primary health care teams, this paper focuses on the lack of responsiveness of these professionals to the basic needs of the most oppressed social groups. Although health and social policies speak of the need to consider the social determinants of health—especially after the 2008 economic crisis—primary health care practices have achieved little concerning these determinants. The authors argue that scarce resources at the primary health care level and the lack of training for professionals to transcend the individualistic view of health and food insecurity result in the failure to respond to the social determinants of health. Considering food from a human rights perspective, this paper discusses the reduction of food to a matter of mere individual responsibility while concealing the political dimensions of a fundamental right on which health closely depends.

A number of papers carry out this broadening of the horizon of right to health using the tools provided by the relatively recent framework of structural competency. Each takes a clinical problem as a starting point and then shows the problem’s structural determination. These papers broaden the right to health by underlining the critical importance of structural processes.

Margaret Mary Downey and Ariana Thompson-Lastad, for example, establish that “structural competency and the right to health are complementary frameworks that should inform each other.” In the process, they make innovative and compelling connections between the social determinants of health approach and what C. Wright Mills conceptualized as the “sociological imagination.” Their work focuses on medical social workers in a maternal and child wellness center, as they conceptualize individual troubles as part of larger societal issues produced by imbricated institutional, structural, and historical forces beyond the control of any one person.

Along a similar line, Michele Friedner brings disability justice explicitly into the nexus of the right to health and the framework of structural competency. Her paper analyzes the Indian program to promote biotechnical assistance to deaf children (including cochlear implants) living below the poverty line. She argues that by focusing solely on the “right to hear” and cochlear implants as a response to deafness (as opposed to other forms of
social and medical inclusion), health professionals ignore the complex work required to maintain cochlear implant infrastructures, as well as the advocacy work done by disability activists in India. She advocates for including disability justice as a core aspect for structural competency and the right to health. Her proposal is consistent with and broadens the United Nations Convention on the Rights of Persons with Disabilities, which promotes the right of persons with impairments to live a full and dignified life.

A similar line of intersection between structural competency and the rights-based perspective is proposed by Michelle Munyikwa, Charles Hammond, Leanne Langmaid, and Leah Ratner. They address the difficulties in the transition from pediatric to adult care for adolescents and young adults living with medically complex chronic diseases. The authors’ argument is that a safe, structurally aware, and interpersonally supported transition to adult services is a key component of the right to health for all people, especially for youth dealing with medical complexity and structural vulnerability. Including concrete cases from the United States and Ghana, the paper offers vivid images of the transition from pediatric to adult care, illuminating the importance of structural aspects such as stratification between public and private health insurance systems. The authors aim to produce a structurally responsive and equitable transition medicine that includes empathic attitudes and material means. The text broadens the horizon for perspectives on structural competency while offering a useful model for this health care transition.

Although the work of Marek Szilvasi and Maja Saitovic-Jovanovic is not explicitly situated in relation to the structural competency framework, their perspective is perfectly compatible with the aspect referred to as “structural humility.” Their paper analyzes Roma community-led initiatives using social accountability and legal empowerment approaches to advocate for equitable fulfillment of the right to health. The argument is grounded in the pioneering work of Anuradha Joshi, who complements social accountability and legal empowerment approaches, following the legacy and broadening the important work on social accountability developed in South Africa, Latin America, Indonesia, and South Asia.

Szilvasi and Saitovic-Jovanovic explicitly recognize that the quality, affordability, and inclusiveness of health care systems are determined by what they call, following the work of Jo Phelan and Bruce Link and of Scott Stonington et al., “fundamental determinants of health." Szilvasi and Saitovic-Jovanovic’s paper is instructive regarding the concrete difficulties that the development of structural competence can encounter not only in health teams but also in the very collectives and communities that fight for their rights, something that Carlos Piñones-Rivera and colleagues have called “collective structural competences.” The authors point out the need for further efforts toward collective, advocacy-focused, and community-driven actions that tackle structural factors determining the right to health. Following Farmer, they argue that we must go beyond a right to health care, integrating all of the aspects of social, economic, and political life that determine health.

When the points of view of Indigenous peoples are considered, the right to health is broadened in important ways. This special section includes two papers that reflect experiences of struggles for the right to health within Indigenous communities in South America in relation to understandings from collective health and critical interculturality in health. Both show the colonial condition within neoliberal capitalism, the impact it has on the individual and collective health of Indigenous peoples, and how communities theorize and organize to confront this oppression.

Adimelia Moscoso, Carlos Piñones-Rivera, Rodrigo Arancibia, and Bábara Quenaya analyze their collaborative work as Indigenous (Aymara) people and allies in Chile to problematize the very matrix from which the right to health is defined and explore the advantages of situating work in an Indigenous research paradigm. This epistemological shift arises from the need to decolonize research, which at times considers Indigenous peoples to be only objects of investigation and not producers of knowledge themselves, who may have their
own epistemological and even ontological logics. Specifically, analyzing the death of an Aymara wise woman, and the sociolegal strategy used to confront the lack of cultural appropriateness in health care, this paper highlights how colonial logics are reproduced in the field of the right to health care, denying other ways of producing evidence to demonstrate the violation of health care rights. In doing so, the authors build from understandings of collective health to argue that research on the right to health must confront and counteract the hegemony of a limited biomedical gaze over the knowledge of Indigenous peoples.

Along the same line, Marcela Castro and Ana María Alarcón’s paper provides insights into how the Mapuche people strive to fulfill their Indigenous rights to land and health within a profoundly unequal racial capitalist, colonial, global market system. Based on interviews with Mapuche people from diverse sociocultural roles, the authors explore the knowledge that Mapuche people from the Araucanía (Chile) have about nature, well-being, and their relationships with the Chilean state. Through the voices of Mapuche interviewees, Castro and Alarcón guide us into critiques of the extractive policy implemented by the Chilean state; the colonial logic that guides the industrial occupation of their territories and violates Mapuche ancestral rights; and the enormous changes in their ecosystem and the subsequent impact on the well-being of their communities. The authors analyze the contradiction between Mapuche epistemologies and the capitalist and positivist logic consecrated in the current Chilean Constitution. While the latter conceives of ecosystems as unlimited resources that can be exploited, the former connects health to the natural ecosystem and promotes nature’s protection through the recognition of the rights of nature itself. Changes affecting the ecosystem have generated uncertainty and a lack of well-being, violating the right to full health. Moreover, many interviewees describe this colonization and neo-colonization as a severe loss and important trauma in their people’s history. Throughout, they express their struggle to recover and validate their constitutional rights as well as their collective health.

The last two papers broaden right to health pedagogy and propose important theoretical developments for doing so, based on extensive work in global health in Latin America and Africa.

Luis Ortega, Michael Westerhaus, Amy Finnegan, Aarti Bhatt, Alex Olirus Owilli, Brian Turigye, and Yoiri Louis are part of EqualHealth, a transnational group of social medicine educators and practitioners who work in Uganda, Haiti, and the United States. In this paper, they reflect on their collective development of an integrated framework in human rights education, grounded in transformative pedagogies to foster dialogue between Latin American social medicine, collective health, and the framework of structural vulnerability. They argue that transformative pedagogy should guide collaborative curricular design and evaluation oriented toward learner outcomes linked with social change. They propose pedagogical tools grounded in the dialogue between those critical and transformative pedagogies to actualize the human right to health.

Likewise, Fátima Rodríguez-Cuevas, Jimeña Maza-Colli, Mariana Montaño-Sosa, Martha De Lourdes Arrieta-Canales, Patricia Aristizabal-Hoyos, Zeus Aranda, and Hugo Flores-Navarro from Compañeros En Salud, a Mexican organization related to Partners In Health, criticize the fact that most of the curricula in global health are developed and delivered in the Global North for students from high-income countries who in most cases will not end up working in global health. Considering this, their organization has created a human rights-based global health and social medicine curriculum adapted to the local setting of their rural region in Mexico. Alongside Farmer’s standpoint, this curriculum expands the right to health, advocating for an integrative human rights approach in which social and economic rights are given the core relevance they deserve while also emphasizing civil and political rights. The right to health cannot be seen as an independent human right; it is interdependent on other economic and social rights, such as the rights to work, water, food, housing, education, and nondiscrimination.

Based on 10 years of experience, Rodrí-
guez-Cuevas et al.’s work underlines the importance of developing and implementing interdisciplinary curricula and emphasizes the importance of integration with communities. In their words:

"Compañeros En Salud aspires to establish more proximity with the communities in order to understand their perspectives and, in turn, improve the services and care they receive. Last but not least, we have learned that the joint construction of a knowledge paradigm, agreed-upon intervention criteria, and the promotion of shared values between the medical team and the community generates the possibility of communicating through a language that helps unify the members of each cohort."

Conclusion: Implications for a new global social medicine

This collection of papers building from the legacy of Paul Farmer shows us the possibilities that global social medicine practice and scholarship hold for the right to health. This globally diverse social medicine confronts North-South asymmetries while thinking and working toward racial justice and against coloniality. This will be a social medicine critical of the nation-state’s role in reproducing power asymmetries, hierarchies, and exclusions. It will also be critical of that same nation-state’s inability to protect its citizens’ health in the face of the power of large corporations and distortions from neoliberal regimes. It will be a social medicine that responds to the concrete needs of individuals and collectives and, therefore, intimately connects with social movements and community processes. It will address racial justice in all its dimensions (including epistemological, institutional, and structural ones). The social medicine of the future will not be Eurocentric or Anglocentric; it will build its proposals and actions on the basis of the different ontologies, epistemologies, methodologies, and ethics that are at the heart of social movements, in critical dialogue with the best anti-hegemonic proposals of knowledge from around the world—including and moving far beyond Europe and Anglophone North America. This social medicine invites us to think in renewed ways about the right to health, including, as Farmer teaches us, everything that allows and produces full health for all.

Acknowledgments

We would like to thank Carmel Williams for her excellent comments and her support. Carlos Piñones-Rivera acknowledges the support from Chile’s Agencia Nacional de Investigación y Desarrollo (Fondecyt Regular 1210602 on refuge in Chile and transit density). Ángel Martínez-Hernáez acknowledges the support from the Institución Catalana de Recerca i Estudis Avançats in Spain (Academia Award 2020). Seth M. Holmes acknowledges the support from the European Research Council (grant 101045424, “FOODCIRCUITS”); the National Science Foundation in the United States (grant 2121144, “Essential Workers in the US Food System”); the Clif Family Foundation in the United States; and the German Academic Exchange Service.

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10. In order to include authors from multiple backgrounds and types of expertise, the guest editors and editorial team of Health and Human Rights Journal gave additional support to authors who are not first-language English speakers so as not to reinforce existing publishing barriers.

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Food Security as a Social Determinant of Health: Tackling Inequalities in Primary Health Care in Spain

MIREIA CAMPANERA, MERCÈ GASULL, AND MABEL GRACIA-ARNAIZ

Abstract

Food insecurity can be understood as a manifestation of health inequality and thus a deprivation of the right to health. This paper explores the strategies followed in primary health care centers in Spain to care for people struggling to regularly access healthy, safe, and sufficient food. Ethnographically based, our study analyzes, on the one hand, the resources available to primary health care teams to assess the social determinants of health and, on the other, the importance that professionals give to food in the diagnosis, treatment, and prevention of diseases related to inequality. Given that our study was carried out during the recent economic and health crises, the results show the difficulties faced by these centers in responding to constantly changing social needs. Budget cuts, a lack of specific or structural actions, and the invisibilization of particular expressions of inequality have proven challenging to the aim of providing integrated care capable of recognizing the environmental factors that condition patient health. In the case of food insecurity, our study found that there are no instruments in primary care centers to identify and therefore address this insecurity. We explore whether this is due mainly to the growing lack of means or more to the fact that the relationship between material living conditions, food, and health has been downplayed—and the responsibility of the health system in guaranteeing the right to food correspondingly diluted.
Introduction

Decades ago, the 1978 Declaration of Alma-Ata focused on the responsibility of governments to provide health care for the entire population, emphasizing the importance of primary health care and its potential to cover 70% of health needs during the life cycle.1 Years later, the World Health Organization (WHO) recognized that social, political, and economic conditions can make it extremely difficult for people to access health care and, consequently, for the right to health to be fulfilled.2 Recognizing the impact of structural and intermediate determinants on health, WHO established guidelines on the social determinants of health that were to guide states in combating social inequalities.3

Despite health equity having gained priority within the European political agenda, Spain confronts specific obstacles to addressing social inequality in its health care system. The Ministry of Health developed a roadmap for moving toward health equity in 2015, but its proposed policies and interventions to reduce social inequalities have been repeatedly altered.4 These difficulties have been exacerbated as a result of the cuts in health care spending following the economic recession of 2008 and the impact of COVID-19.5 The hospital-centered and primary health care policies before the 2008 meltdown tended not to include goals or resources aimed at reducing inequality.6 There were few examples of interventions that took inequality into account, and even fewer that included identifying and addressing food insecurity and its associated comorbidities.7 It is well established that not having regular access to enough safe, healthy, and culturally appropriate food is related to obesity, hypertension and hyperlipidemia, diabetes, hypoglycemia, chronic kidney disease, and frailty in the elderly.8 Food insecurity is an expression of social inequality that compromises the physical and emotional health of marginalized people, and therefore their right to health.9

Despite the fact that food security is fundamental to human dignity and the full enjoyment of human rights—and that Spain is a party to the International Covenant on Economic, Social and Cultural Rights, which protects the right to adequate food—recent administrations have not taken sufficient measures to ensure this right. On the contrary, the increase in food insecurity in the last decade, coinciding with the recent economic and health crises, makes this evident.10

This paper explores the strategies followed in primary health care centers (PCCs) in Catalonia, Spain, to provide care to people struggling to regularly access healthy, safe, and sufficient food. Ethnographically based, the study analyzes, on the one hand, the resources available to primary health care teams to assess the social determinants of health and, on the other, the importance that professionals give to food in the diagnosis, treatment, and prevention of diseases related to inequality. Recognizing that equity depends in part on the implementation of public health actions and social policies, we focus particularly on the type of dietary prescriptions and recommendations proposed to patients visiting these centers, examining whether they are an effective means of addressing the determinants of social inequalities in health.11

Since the study was carried out during the recent economic and health crises, the results show the difficulties faced by these centers in responding to continuously evolving social needs. Budget cuts, the lack of specific or structural actions, and the invisibilization of particular expressions of inequality are proving challenging to the aim of providing integrated care capable of recognizing the environmental factors that condition patient health. In the case of food insecurity, no tools were found in the PCCs to identify and thus address it. We explore whether this is due mainly to the growing lack of resources or more to the fact that the relationship between material living conditions, food, and health has been downplayed—and the responsibility of the health system in guaranteeing the right to food correspondingly diluted. The ultimate purpose of this paper is to suggest conceptual and practical changes that could contribute to making health equity a priority for all.

Materials and methods

This paper presents the results of research carried
out at the primary care level during two periods as part of different research projects, both focused on food security. The first studied the precarization of daily life due to the 2008 recession, and the second (which is ongoing) explores food insecurity among the elderly post-COVID-19. We have selected primary health care as our focus because it is an essential sector that provides basic assets for the health of individuals and can monitor the extent of social determinants that are detrimental to a population’s health.

In Spain, the health system is decentralized, with health management and policies mainly the responsibility of the different autonomous communities, such as Catalonia and Andalusia. Each autonomous community is divided into “health regions” (regiones sanitarias), which are in turn subdivided into “basic health areas” (áreas básicas de salud). Each health region has multiple teams of primary health care practitioners who serve in PCCs that provide basic medical care to all citizens at the local level. Catalonia is the Spanish region where most of our fieldwork took place—specifically, in the cities of Reus and Tarragona, and the Barcelona and Ebre areas. We also did research in the Málaga area, within the Andalusia region (see Table 1). In this work, our informants consisted of 22 professionals from nine PCCs who worked in the areas of nursing, family practice, and social work. We selected those centers due to their location in neighborhoods with high levels of socioeconomic deprivation.

Since primary health care staff are one of the groups closest to citizens when it comes to health care, these practitioners are key actors in this research. The practitioner selection process was conducted using the snowball technique, following some contacts from the research team at two PCCs who, in turn, put us in contact with staff working in other highly deprived areas. One center that was especially accessible to our research team was selected for an in-depth study, with nine interviews and participant observation conducted over seven months.

Our research techniques consisted of participant observation and semi-structured interviews. Given their complementarity, these qualitative techniques are useful for collecting and analyzing health practitioners’ narratives and for looking at subjective and institutional contexts as well as daily practices in primary health care. The interviews allowed us to gain deeper insights into the perceptions of primary health care practitioners about social inequalities, the social and health status of their patients, and their own professional performance.

All interviews lasted 60–90 minutes and were conducted in the clinics where the health care and social workers were active. The same script was used by eight members of our research team. Staff from different areas were interviewed given their relevance and suitability to the study: eight nurses (general and pediatric), nine family doctors, and five social workers, all of them women except for two family doctors. Most professionals had begun working before 2008. In addition to interviews, we conducted participant observation in the nine selected PCCs. At each PCC, the researcher took center-specific notes and collected information on the activities of the center and the social context of the neighborhood. After recording and transcription, we coded and processed the interviews using the ATLAS.ti qualitative data analysis software. Sixteen codes were selected to identify the main variables of analysis, contributing to the systematic development of category organization and thematic analysis (see Table 2). The most relevant codes were defined though a consensus meeting among all the researchers.

Our methodology also gave consideration to the importance of contrasting and complementing the practitioners’ discourses with data from health surveys at the national and regional levels related to the 2006–2021 period—that is, going back to before the 2008 economic meltdown and including the COVID-19 pandemic. These surveys provide quantitative data on diseases broken down by gender, age, educational level, and social class. At the same time, we analyzed extensive documentation, including national and regional strategic health plans, reports and programs from the health care sector, and specific documentation for each center,
as well as specific tools such as social scales.

Results

Patients’ social situation

When assessing the social and economic situation of patients, nurses and doctors use various methods. In the medical history of each patient, there is a section with a social-risk scale that allows health practitioners to describe those situations that they consider to be affecting their patient’s health. This section contains six items on economic vulnerability, family context, housing conditions, and dependency status, but none on food security. Practitioners also have recourse to “Z codes,” a list of labels that can be used to indicate social problems such as economic, job, or family insecurity, or gender violence.15 Just two of the interviewees, who are family doctors, acknowledged using these codes occasionally, but they also stated that they have access to a complete social history of the patient, compiled by social workers.

The clinical interview is the most commonly used means in medical and social settings for understanding a patient’s context. According to practitioners, it is possible to gauge a patient’s social situation by means of direct or indirect questions: for example, what kind of work they do, whom they live with, what ailments they suffer from, whether they struggle to make ends meet, how many meals they have a day, and what they ate the day before or earlier that same day. Doctors and nurses alike pointed out that for patients in a precarious situation, their health problems are just one more issue on top of a set of difficulties that they consider to be of a more serious nature because of their urgency.

While almost half of the practitioners interviewed reported being clearly interested in their patients’ context and asking questions and listening to them, this does not necessarily mean that talking about these issues is a common practice or

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Table 1. Interview data

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that informs practitioners’ interventions and prescriptions. Most nurses consulted reported feeling awkward when asking about these issues, not least because of the embarrassment that some patients experience when talking about “their hardship” during their clinical appointment. Patients often show reluctance to talk about their difficulties in accessing food and their loss of purchasing power, as well as their need for social assistance. Some practitioners try to compensate for the limited time available to them for individual visits by working toward a more lasting relationship and building trust over the long term. This allows them to learn more about the lives of those patients who are willing to share their experiences. However, the professionals interviewed explained that the COVID-19 pandemic significantly transformed patient-practitioner contact—which was reduced to phone calls during lockdown—and made it more difficult to detect situations of deprivation. With home visits, often made by nurses in very unique cases of dependence, it is easier to see if a person is struggling with their finances. At home, practitioners can directly observe what resources for hygiene and personal care are available to the patient, if they suffer mobility restrictions that keep them from doing their own shopping, whether they can cook, whether they live alone, and what they eat; practitioners can even detect cases of malnutrition that might otherwise remain unnoticed. Of all the professionals interviewed, only one nurse considered that the socioeconomic situation of patients has no impact on their health and that there is therefore no need to inquire about it.

**Embodying uncertainty**

Most practitioners said that the economic recession of 2008 led to a worsening health status among the most disadvantaged layers of society. Respondents were asked about the effects of growing uncertainties. “There are social problems that lead to health issues,” explained a 64-year-old nurse. Mental health problems were the most cited. They refer to an increase in despondency, anxiety, and depression, and also to the way in which unemployment, job insecurity, and economic instability all damage health. All professionals interviewed in 2021 pointed to an increase in solitude, isolation, fear, and emotional suffering in their older patients.

Health care professionals also associated various insecurities with obesity, cardiovascular risk, diabetes, smoking, and increased alcohol consumption. Although few reported examples of how social inequalities are reflected in the health of their patients, it was common for them to relate the emotional alterations that come with job instability to weight gain: “Anxiety always leads to excess weight, in the cases we see here. When anxiety subsides, they start to lose weight; they gain weight partly because of the medication and partly because they move less. Anxiety itself makes them increase the amounts they eat” (P27, Tarragona). Practitioners

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<td>COVID-19</td>
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cannot easily separate mental health from other health issues, especially when “suffering people say that they eat as a way to find relief from anxiety and get immediate gratification” (P27, Tarragona). A doctor treating a family that had been hard hit by the economic meltdown saw a link between the continuum of employment and emotional setbacks experienced by family members and their mental health: work incapacitation and psychic dementia in the mother, job insecurity and suspected cancer in the father, and domestic violence by the mother on her daughter.

One family doctor explained that, in the peak years of the recession, she received work incapacity applications on a weekly basis. She associated this fact with worsening working and economic conditions; indeed, the Catalan Health Survey reported an increase in incapacity for work during that period of crisis, particularly among people with primary education only (complete or incomplete).16

Other health issues related to social inequality are chronic diseases and malnutrition. While just a few cases of undernourishment have been detected in primary health care appointments, obesity and overweight, as well as diabetes, are often seen as the result of precarious social situations. Health care workers explained that undernourishment occurs in elderly people who live alone, have few resources, and do not follow the recommended diet, especially in families who depend on food donations (with a very high incidence among non-European Union citizens) and in extended family households whose only income is a retirement pension. People over 75 are usually tested for undernourishment by health professionals, often with positive results. These are people who eat little meat, fish, and dairy products; many are care-dependent or else cook only with difficulty and go shopping irregularly. The practitioners we interviewed did not report applying these tests to people at risk of poverty.

Food practices in medical consultations: Recommendations, habits, and individual responsibility

Nursing professionals are the ones who intervene most in the food sphere, issuing recommendations based on each patient’s situation. They advise on food types, amounts, products to avoid or eat sparingly (e.g., sweetened or ultra-processed foods, pastries), mealtimes, and number of daily meals. One of the most commonly used techniques is the “dish method,” where patients are instructed that a meal needs to contain 50% vegetables, 25% carbohydrates, and 25% protein; this also entails an explanation about the different food groups. Nurses also suggest physical activity and modified shopping habits, and they perform checks on weight. When they detect diabetes, excess weight, or obesity, they also suggest specific diets. According to one nurse, it is a matter of “sorting out their diet a bit … so they know what to eat and what to say no to, what shouldn’t enter the house and what shouldn’t be bought” (P12, Tarragona). In general, they suggest eating five times a day, including five pieces of fruit and vegetables, and reducing the intake of hyper-caloric foods.

All of these are interventions focused on individual behavior. Many physicians and nurses pointed out the difficulty of effecting change in eating habits or of conducting follow-up due to the short visiting time they are accorded for each patient. Nurses noted that their advice usually falls on deaf ears because “people already know what they should do, but fail to do it” (P12, Tarragona). Those professionals with patients who try to introduce healthier eating habits say that barely 30% of their patients manage to do so. These are usually younger people or individuals with health problems that can be aggravated (e.g., diabetes and high blood pressure), and therefore they see the need for a change in habits. They tend to be people motivated to make changes, and people with sufficient economic and emotional resources for such a transformation, who also find support in their social environment.

About half of the professionals considered that community intervention is necessary to change the population’s eating practices, although they also pointed out that some colleagues refuse to implement a model that requires leaving their offices, citing a lack of time and incentives. One nurse participated in a “Health at School” program by conducting workshops on healthy eating in
schools, where similar recommendations adapted for children were made. Another nurse collaborated with teachers in the community project Dynamis, involving 12- to 14-year-old students, their families, and the school, and promoting extracurricular physical activity and healthy eating. This program was endorsed by the Health Department, and a nurse considered it more effective than the “10-minute talk in consultation room” (P5, Tarragona). In most cases, practitioners’ assessment of the effects of these actions mentioned only short-term change; in other cases, there was no consistent monitoring or assessment of the program, and therefore its impact is not known.

In cases of patients with a diagnosis of obesity or diabetes, all practitioners acknowledged having treated people who cannot follow the recommended diet due to financial difficulty in accessing a varied and nutritionally adequate diet. After one doctor prescribed a proper diet to treat diabetes, her patient replied that he could hardly follow it because “he only ate what he was given at the Red Cross” (P1, Tarragona). The organization provides non-perishable food packages that only occasionally include fresh fruit, vegetables, meat, and fish. In cases where food insecurity is detected, practitioners refer the patient to charities (e.g., Red Cross, Caritas) or social services. Referral to social services and monitoring of the patient is done by the center’s social worker in coordination with doctors. There is no specific monitoring of food consumption, though practitioners acknowledged that their patients receive canned, ultra-processed, and ready-to-eat food. During the 2020 lockdown, two PCC professionals, in coordination with the local council, charities, and social movements, collaborated in a food security initiative that organized home deliveries of food to the elderly.

When asked whether they had detected changes in the types of food consumed by their patients and the possible causes, professionals pointed to a high intake of sugary, high-fat, and pre-cooked products because they are more affordable. They argued that “today, people cook less and eat badly due to an excess of certain ingredients or to their quality” (P6, Reus). They also observed a widespread and excessive use of low-nutrient ingredients. In fact, the Spanish Food Consumption Panel and the National Health Survey confirm a decline in fresh fruit, milk, meat, and fish consumption, and an increase in processed foods. Both WHO and Spain’s Strategy for Nutrition, Physical Activity and the Prevention of Obesity state that the food industry has played a role in making “unhealthy” food more accessible, and they call for a reduction in the fat, sugar, and salt content in food and for the regulation of the advertising of such food. Only two nurses identified the food industry and health authorities as responsible for this easy access to unhealthy food. Regarding the food practices of their patients, one doctor highlighted the importance that sweet foods (e.g., pastries, cakes, and candies) have in celebrations and hospitality practices in certain cultures. Another professional commented that the appreciation of the corpulent body as healthy and beautiful among Moroccan women hinders any medical intervention aimed at reducing overweight and obesity in this community.

In general, most professionals recognized their limitations in trying to reduce health inequalities. One way to tackle them, suggested some nurses, would be to increase community interventions. These practitioners noted that patients are often reluctant to follow medical-nutritional prescriptions because they see them as part of an outdated and repetitive monologue; the practitioners thus proposed increasing the actions carried out with and from the community through a participatory process that considers the particular needs of the community. But other practitioners were skeptical of the effectiveness of community interventions; they emphasized the individual responsibility of patients, judging their habits to be not so much a result of their living conditions but of inappropriate behavior, or unwillingness or lack of interest in following the rules: “It’s hard for them to diet, it’s hard for them to exercise, it’s hard for them to do anything … Aw! You have to lose weight. Can’t you see you’re too fat?” (P14, Reus). This divergence in practitioners’ views is then reflected in practitioners’ greater or lesser involvement in community actions.
**Intervention in community health**

Training in community intervention for health personnel can be an important tool for tackling social inequality, given that it involves a shift in intervention strategy and in the practitioner-patient relationship. According to a nurse who works in social diagnosis, “It’s not about what you think people need; what I have learnt from the community is that it is about being there and letting them express their demands … and finding out what it is they need the most” (P12, Tarragona). This training process can be seen as one of co-learning and adoption of diagnostic and social intervention tools that can produce results in the medium term.

One of these centers studied in our research has a multidisciplinary team that undertakes various community-based initiatives; one such initiative was the conducting of a social diagnosis of the neighborhood in collaboration with primary health care workers, the city council, the community center, and Catalonia’s Public Health Agency. The center shared the results in a video posted on YouTube.

Another center has been implementing the Catalan government’s COMSalut community program—which seeks to reduce social inequalities as they relate to health—since 2017. Every month, the entire primary health care team is provided with social resources to be prescribed to their patients, in the same way as prescription drugs. These resources include social, recreational, and sports activities or programs, as well as other services such as addiction care and services for women. Though the COMSalut project started in 2015, only 16 of the 434 PCCs in Catalonia are involved.

In a third center, the nursing area conducts workshops on nutrition in secondary schools within the framework of the Health at School program. Its objective is to improve adolescent health through health promotion actions, such as consulta oberta (literally “open consultation”) whereby nursing staff are regularly sent out to schools. One nurse explained that this action is sometimes seen as an imposition by some schools, hindering positive collaboration.

The Catalonia Health Department has implemented other community health programs. A prominent one was “Health in the Neighborhood,” created in 2005; however, the actions and programs that were in place at the time of our research mainly fall under the AUPA Network, formed by working groups providing support and training to primary health care and public health professionals in each health district. In the Tarragona area, only nine primary health care teams are part of this network. It is an initiative that originated from the Interdepartmental Plan for Public Health, in line with WHO’s recommendations to promote health in all areas and policies.

**Discussion**

The current Spanish strategic framework and recent Catalan health plans recognize the impact of the 2008 recession on the living conditions of the most vulnerable. The latest health plan also points out the negative consequences of the COVID-19 pandemic. While these policies are presented as being inclusive, the scarce resources available at PCCs allow for only a limited integration of the social determinants of health approach, which hinders progress in reducing inequalities. The severe cuts in funding during the last decade, the failure to implement effective specific or structural measures, and the lack of recognition of the specific effects of social inequality—such as food insecurity—have reduced the overall system’s ability to respond to citizens’ health needs. The social determinants of health are recognized but not addressed in a systematic and community-based form, either within or outside the health sector. This inevitably hinders the exercise of the rights to health and to food. The COVID-19 pandemic has worsened this situation by forcing a sharp shift in the organization of primary care that focuses on the pandemic while neglecting other health services. Moreover, these services, when provided, are approached from a merely biomedical stance. Although professionals have information about the social situation of their patients, this does not necessarily translate into a
practice focused on mitigating the consequences of inequality.

Most of the primary health care professionals participating in this research are aware of the importance of the social determinants of health; however, their views on the effects of increasing life uncertainties in health are divergent. The majority recognize the lack of tools to improve health equity but believe that it is not in their hands to solve it. A minority signal the need to design strategies that would allow them to intervene in the social sphere, along with other non-health sectors, in order to deal with health problems. We found that those professionals who are motivated to carry out community activities do so more of their own volition than at the instigation of the health system. They consider the instruments available to them to address the social determinants of health to be clearly insufficient. As is the case in other countries, a lack of time, training, and incentives are added difficulties for overburdened professionals after decades of underfunding, further compounded by budget cuts after 2008, and especially after tackling the COVID-19 pandemic, which interrupted community intervention. As WHO has pointed out, many health professionals have experienced burnout following the pandemic, resulting in their own physical and emotional health being compromised.

However, the lack of training in social determinants of health and a structural competency approach explains this divergence in understanding and tackling health inequalities, specifically food insecurity. As Jonathan Meltz and Helena Hansen propose, training in structural competency requires gaining competences in recognizing the structures that shape medical interaction and understanding “socially structured patterns of disease across population groups and economies in ways that point to structural agendas for political and economic change.” They also recommend considering how complex cultural structures produce inequalities and barriers to inclusion. Finally, such an approach would require practitioners to be trained in discerning how issues defined clinically as symptoms, attitudes, or diseases also represent the implications of social and political structures.

The response from primary health care to health problems resulting from increasing insecurity in the population’s living conditions has been vague and feeble. The primary care model in Spain was and still is a disease-oriented model, rather than being person and community centered. This is due to practical and bureaucratic reasons: poor allocation of resources has always made it impossible for PCC practitioners to devote time to education, health promotion, or community health tasks, other than in pilot programs such as those described above. Our results reveal that the largest barrier seems to be the organization of primary care itself, as well as its coordination with other social and public services. This is a burden that some experts say comes directly from the split between health services and social services during the 1980s.

The health system alone cannot remove health inequalities, but it must do its part to reduce them. A comprehensive approach to social inequalities in health is needed from the perspective of the social determinants of health. The health system is just one more determinant, so its contribution to equity is necessarily limited, if essential. Before the COVID-19 pandemic, the social determinants of health approach in Catalonia was rare at the first level of health care, and the social and community perspective had not been widely assimilated into primary health care, except for a few pilots. In Spain more generally, the Ministry of Health’s plan to reduce inequalities has not been implemented to any significant extent. No substantial progress has been made in citizen participation or adequate service provision for the most vulnerable groups. In this country, the COVID-19 pandemic stopped all community nutritional health programs for almost two years. However, other community initiatives emerged during lockdown to mitigate food access difficulties. According to the Food and Agriculture Organization, the number of Spaniards in a situation of food insecurity rose from 600,000 in 2019 to 700,000 in 2020. Although there are no official reports on food insecurity in Spain, some studies indicate that women experience greater forms of food insecurity, as they have to mobilize all the resources available in order to minimize
the impact of precarization on their households.\textsuperscript{34} At the global level, there is little implementation of the WHO proposal on the social determinants of health, and a lack of specific actions stemming from the Declaration of Astana or the human rights approach.\textsuperscript{35}

One of the limitations reported by primary health care personnel is their limited capacity to have an impact on situations of social suffering, understood as the distress resulting from unemployment or precarious employment, and difficulties in accessing decent housing or healthy food, among other situations. In the case of food insecurity, what is surprising is that despite its being associated with poorer health outcomes in routinely managed conditions such as obesity and chronic diseases, PCCs do not use specific instruments to identify it.\textsuperscript{34} Nor do they have any indicators to analyze and determine individual or household levels of food insecurity. In fact, food insecurity is not mentioned as a problem to be solved in any public health plan in Spain or Catalonia. The Catalan government designed a food safety plan in order to address the social determinants of health in 2021 but did not ensure regular access to adequate food in times of increasing poverty.\textsuperscript{35} In fact, a WHO report pointed out that food security has been further compromised for marginalized communities worldwide due to COVID-19, and the new health policy did not tackle that.\textsuperscript{36}

This is partly a consequence of using a conceptual framework that reduces food to mere individual behaviors. As far as food practices are concerned, health interventions are limited to providing healthy eating guidelines within a clinical-therapeutic framework. The activities proposed to patients are still focused on self-control and responsibility, as if the individuals’ food choices and practices were not determined partly by their social and family structures.\textsuperscript{37} Food is thus decontextualized from the social environment, stripped of everything in a way that ultimately hinders regular access to nutritionally and culturally adequate eating practices. This reduces practitioners’ proposals to a set of generic recommendations on healthy eating and contributes to ignoring food insecurity both as a health and as a political issue.

Three specific findings from our research stand out in terms of increasing our understanding of food insecurity as a manifestation of health inequality and the way it is addressed in primary care.

First, we observed a difficulty among practitioners, due to a lack of specific or adequate tools, in detecting food insecurity. Long-term, trusting doctor-patient conversations and home visits have significant potential but are neither systematically nor widely developed. We wonder to what extent this lack of intervention is due to inadequate means and resources in the health care centers and to what extent it stems from a downplaying of the relationship between material living conditions, food, and health, leading to a dilution of the health system’s responsibility.

Second, Catalonia’s current and previous health plans recommend a “Mediterranean” diet—in other words, lots of vegetables—and this is the message that nurses transmit.\textsuperscript{38} But in cases where food insecurity is detected—in Spain as in other countries—the patient is usually referred to charities or social services, which donate consignments of non-perishable, canned, processed, and ready-to-eat food.\textsuperscript{39} Ultra-processed products are very common in the daily diet of people living in precarious situations, in part because these foods are often cheaper.\textsuperscript{40} This makes the recommended healthy diet, based on the variety, quality, and quantity of certain ingredients, difficult to follow.\textsuperscript{41} Moreover, with the COVID-19 crisis, the demand for food aid tripled in Spain in 2020, so the public sector response to this problem continues to revolve around emergency aid, or “discarded food for hungry people.”\textsuperscript{42}

Third, public policies on health, food, and social welfare are failing to guarantee the right to food or to prove effective in enabling the most impoverished populations to feed themselves with autonomy and dignity in times of increasing poverty.\textsuperscript{43} Health, social, and food policies must embrace coordinated actions to mitigate inequality and must be designed, systematized, and evaluated
with the participation of vulnerable social groups, health professionals, and social agents. In this area, the Spanish state has identified shortcomings that have not been resolved for more than a decade yet require urgent solutions. Our research shows the importance of analyzing food insecurity in detail at the primary level of health care, given that it is not only an indicator of inequality in itself but also at the root of preventable health problems. If healthy, safe, and sufficient food is not assured, the right to health is compromised.

Ethics approval

The results discussed in this paper are part of a research project. The funding agency in 2016 did not request a specific evaluation by an ethical committee, so our research was not submitted for an ethical evaluation.

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47. (see note 12).
From Apathy to Structural Competency and the Right to Health: An Institutional Ethnography of a Maternal and Child Wellness Center

MARGARET MARY DOWNEY AND ARIANA THOMPSON-LASTAD

Abstract

Given the persistence of health inequities in the United States, scholars and health professionals alike have turned to the social determinants of health (SDH) framework to understand the overlapping factors that produce and shape these inequities. However, there is scant empirical literature on how frontline health and social service workers perceive and apply the SDH framework, or related movements such as the right to health, in their daily practice. Our study seeks to bridge this gap by applying constructs from the sociological imagination and structural competency (an emerging paradigm in health professions’ education) to understand the perspectives and experiences of social work case managers, community health workers, legal advocates, and mental health counselors at a maternal and child health center in a large US city. This frontline workforce displayed strong sociological imagination, elements of structural competency, and engagement with the principles of the right to health. Workers shared reflections on the SDH framework in ways that signaled promising opportunities for frontline workers to link with the global movement for the right to health. We offer a novel approach to understanding the relationships between frontline worker perspectives on and experiences with the SDH, sociological imagination, structural competency, and the right to health.

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Competing interests: None declared.

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Introduction

Health inequities are avoidable and unjust differences in injury, disease, violence, and opportunities to experience optimal health. The social determinants of health (SDH) are a framework to understand the overlapping factors that produce these inequities. The World Health Organization defines the SDH as “the conditions in which people are born, grow, work, live, and age, and the wider set of forces and systems shaping the conditions of daily life.”

Frontline health and social service workers play a pivotal role in shaping what the SDH framework becomes in daily practice. However, most extant scholarship on SDH has undertheorized the role and experiences of the frontline workers who are tasked with bringing this framework to life. Moreover, many of the SDH framework’s leading proponents have expressed concern over a narrow or reductive uptake of their original message around the conditions shaping health status, citing research and practice that emphasizes “lifestyle” factors such as exercise or diet at the expense of social and economic rights. Understanding frontline workers’ perceptions of and experiences with the SDH framework is critical to addressing health inequities. Such understanding will inform the development of structural competency (an emerging health education paradigm) and link to movements for a right to health.

Drawing from an institutional ethnography of frontline workers in a maternal and child wellness center in a large US city, the present study examines frontline workers’ perspectives on the etiology and origins of the interlocking health and social inequities within which they and their clients live. We seek to inform the development of structural competency (an emerging health education paradigm) and link to movements for a right to health. We first turn to C. Wright Mills’s concept of “sociological imagination” to understand workers’ perspectives on the SDH framework and its implementation. This paper argues that sociological imagination is necessary for the development of structural competency and that structural competency and the right to health are complementary frameworks that should inform each other.

Finally, we examine how previous scholarship on social and economic rights and the right to health might inform frontline worker perspectives on health inequities. Those who fight against health inequities may vacillate between apathy, burnout, sociological imagination, and structural competency during their engagement with the right to health. We outline how health as a human right is an animating vision to guide the shift from apathy to structural competency. We also discuss how engaging with the framework of human rights offers workers opportunities for allyship and solidarity in a global project for the right to health.

Background

Maternal health inequities in the United States

Maternal health inequities are a persistent, devastating public health problem in the United States. Black and Indigenous people and low-income people face poorer outcomes across nearly every metric of pregnancy and postpartum health. Maternal health inequities are a persistent, devastating public health problem in the United States. Black and Indigenous people and low-income people face poorer outcomes across nearly every metric of pregnancy and postpartum health. The United States has the highest maternal mortality rate among industrialized nations, with 23.8 deaths per 100,000 live births, most of which are classified as preventable. Black and Native American women are three to four times more likely than white women to die due to pregnancy-related conditions. Socioeconomic stratification alone cannot explain maternal health inequities. Research shows that experiencing racism throughout the life course contributes to a “weathering” impact that produces physiological harms for women of color. These inequities reflect the persistence of structural racism and other social and structural conditions that are often overlooked or obscured in health services.

Sociological imagination

Developed by Mills, sociological imagination is the capacity to step outside of one’s own routines, habits, and personal beliefs; understand individual experiences as part of a larger societal whole; and distinguish between “troubles” (personal dilemmas) and broader “issues.” Issues are public
problems that may be experienced individually but are contingent on imbricated institutional, structural, and historical forces beyond the control of any one person. Mills argues that the absence of sociological imagination leads to individual and collective apathy, expressed as a dismissal of the social nature of crises and injustices. Apathy may mean pity or regret at the misfortune of others, yet failure to consider the social and structural causes of such misfortune. Individuals and whole societies may become accustomed to inequities even while agreeing that such inequities are objectionable.

We view Mills’s “apathy” as related to the concept of “burnout” so prominent in health and social service research. Apathy and burnout are common challenges in the health professions and often surface in undervalued, under-resourced settings that serve populations most impacted by health inequities. Expressed in part as a cynicism, detachment, and loss of commitment to improving patients’ lives, we understand burnout as potentially correlated with apathy as it emerges in health care settings. One may of course exist without the other.

Burnout may persist among health care workers who are deeply invested in recognizing social determinants and detach because of their frustration when they feel they cannot solve social problems (i.e., burnout but no apathy). Other health care workers may be committed to and satisfied with individual patient care but be indifferent to inequities (i.e., apathy but no burnout). Recent scholarship on the sociological imagination suggests that approaching poor health outcomes as individually embodied and structurally determined may help prevent and address burnout among health care workers. Other research on burnout has identified the need for institutional and structural change to support the well-being of health care workers and their patients alike.

**Perspectives on the social determinants of health framework**

A growing body of empirical literature examines the perspectives of physicians, nurses, and social workers on SDH. This work suggests that knowledge of and support for engaging SDH in these...
professions is uneven, even for social workers (who ostensibly receive more training on social inequality than other health care workers). There is little empirical research on other frontline worker perspectives (e.g., case managers, community health workers, health educators) on SDH. Our analysis attempts to fill these gaps in the literature.

**Structural competency**

Despite decades of research on SDH, health care workers typically receive minimal training on upstream factors. Physician-anthropologists Jonathan Metzl and Helena Hansen have developed *structural competency* as a medical education framework to train clinicians in understanding how social structures inequitably shape individual and community health, and in working to change these structures (for Metzl and Hansen, examples include zoning laws, economic systems, schools, and courts). Structural competency includes five intersecting skill sets: (1) recognizing the structures that shape clinical interactions, (2) developing an extra-clinical language of structure, (3) rearticulating “cultural” presentations in structural terms, (4) observing and imagining structural intervention, and (5) developing structural humility. As noted by Joshua Neff et al., structural competency emphasizes “the structural determinants of the social determinants of health.” Thus, poverty (a well-documented social determinant of health) is determined by structures such as policies, economic systems, and social hierarchies (e.g., racism; see Figure 2). Since its inception, structural competency has been embraced by other professions, including nursing, social work, and psychology.

Structural competency provides a framework to address health and health care inequities, as well as health care working conditions, by acting collectively—with colleagues, patients, and clients—to challenge unjust structures and institutions. Here, structural competency fills another important gap in the SDH framework. Though a powerful tool to describe patterns of inequity, the SDH framework does not define approaches to systems change or to combating the “highly advanced knowledge of the biological impacts of lived environments alongside relatively undertheorized analyses of the environments themselves.” A sociological imagination allows people to imagine systems, broadly speaking. Structural competency is about understanding inequality *and* actively working toward structural change. Structural competency rests on the foundation set by sociological imagination and SDH while moving health care into proactive, collaborative strategies at the sociopolitical level and providing more patient-centered care at the individual level.

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**Figure 2. Structural determinants of the social determinants of health**

![Diagram of structural determinants of health](https://example.com/structural_determinants.png)

The right to health

The right to health is among the basic social and economic rights and encompasses both the right to health and health care for individuals and the right to public health, broadly defined. While other concepts discussed in this paper (sociological imagination, SDH, and structural competency) were developed primarily by scholars in the United States and Western Europe, leading advocates and scholars of the right to health are based in Africa, Latin America, and the Caribbean, among other regions. Engaging in the right to health movement situates local work to eliminate health inequities amidst a broad, visionary, transnational project. It gives frontline workers something to work for as part of broader organizing with the right to health movement. In a US context, it also serves as a corrective to the imperialist nature of some human rights work, where the United States and Western Europe claim moral supremacy, police other societies, and ignore violations of social and economic rights in our own countries. Moreover, the right to health is a legal term, codified in international law and United Nations conventions ratified by most countries. In this paper, we analyze data from an institutional ethnography using SDH, structural competency, and right to health frameworks together in order to illuminate the ways in which frontline workers enact these frameworks in their day-to-day practice. We argue that independently, each framework is necessary but insufficient to understand and further motivate frontline workers' engagement with health inequities.

Methods

Institutional ethnography

This study employs institutional ethnography—a social science research method in which researchers embed with participants in their daily lives and routines. Institutional ethnography investigates contested issues in the sociopolitical world through the experiences of participants whose lives are shaped by institutional forces (e.g., health policy, social welfare programs), such as frontline health and social service workers. Institutional ethnography was developed by sociologist Dorothy Smith to enhance social research’s capacity to deal with everyday problems, knowledge, and relationships that are mediated through institutions. It has been extensively used in health care settings to investigate how nurses, social workers, and other professionalized groups experience everyday life. Compared to other ethnographic methods, institutional ethnography pays particular attention to the role of text, making it an ideal methodology to study health and social service settings that rely on written communication to create, share, and reinforce authoritative knowledge.

The field site

Family Center is a 30-year-old nonprofit maternal and child wellness center located in a large city on the US West Coast. Since its inception, it has addressed the social determinants of the region’s maternal and child health inequities. Family Center has approximately 100 full-time employees. More than half of its workers come from a community health worker program that recruits staff from former clients (primarily poor and working-class Latina and Black women). The current study began by focusing on the center’s Health Team, which frequently receives referrals from local biomedical institutions (e.g., hospitals and clinics) and addresses what are traditionally understood as biomedical issues, such as prenatal and postpartum health, contraceptive use, and breast feeding initiation, as well as financial, housing, food, and educational needs for pregnant and postpartum clients.

Reflexivity

Both authors are facilitators with the Structural Competency Working Group, a network of health care workers, patients, and social scientists who provide workshops and consultation on structural competency to health care workers and trainees, policy makers, and health professions faculty. These roles enhance our ability to interpret the data in relation to structural competency’s core concepts. It also may lead us to overly rely on structural competency as an analytic frame. Our distinct professional backgrounds and shared
personal backgrounds also influenced our analysis. In the tradition of critical, post-structuralist ethnographers, we harnessed our social positions as data. We are both middle-class white women with experience working in safety-net health care institutions. The first author is a former birth and abortion doula, social worker, and social welfare scholar, while the second author has given birth to two children, has worked as a health educator in the US health care safety net for five years, and is a medical sociologist.

The first author, as the researcher in the field, negotiated several relationships with participants and the research questions. Her identity as a white, middle-class social worker who moved to the region during a wave of gentrification perpetuated by similarly situated professionals may have influenced the way participants spoke about the economic and racial inequities they observe and experience. Her identities may have positioned her as an outsider. On the other hand, her health and social service-related training may have positioned her as an insider, facilitating access within Family Center.

Data collection
The first author spent nine months (three days per week) conducting fieldwork at Family Center, primarily with the Health Team. Her activities included clerical work, escorting clients to appointments, and preparing tea and leading doula demonstrations for weekly prenatal education classes. She attended staff meetings and trainings weekly. She also attended activities outside of the agency, such as colloquia at the local teaching hospital where Family Center staff were invited to brainstorm strategies to address health inequities. Early on in participant observation, she noted that while text on the city’s Department of Public Health website and presentations used the SDH framework to describe Family Center’s work, no frontline workers ever used the framework to describe their work. In the case of the Department of Public Health, the Dahlgren and Whitehead model was cited to describe Family Center. Manuscripts in development from this ethnography report more specifically on findings from participant observation.

Participant observation assisted the researcher in identifying relevant participants for semi-structured interviews, specifically those who worked most closely with clients on health and health care needs. There were 21 interviewees in total, including social work case managers, health counselors, health educators, community health workers, and a member of Family Center’s executive team who supervised all frontline workers. All quotations are from semi-structured interviews. Throughout informal interviews during participant observation, all participants endorsed the relevance of social determinants in creating health and health care inequities, which motivated the interview protocol development. A purposive sampling approach was utilized. Interviews were conducted in person at a mutually agreed-on location within Family Center and averaged 67 minutes in length. Participants received a US$25 gift card. The semi-structured interview guide probed for daily routines and practices concerning client care, collaboration practices, and explanations for health inequities (e.g., “What makes it hard for some clients to be healthy?”). Perspectives on the SDH framework were elicited at the close of interviews, when participants were shown an image of Dahlgren and Whitehead’s model and asked to describe it. This model was chosen because the Department of Public Health uses it to describe Family Center’s work, because it is widely cited in public health literature generally, and because it balances breadth and depth with visual clarity.

Analysis
Data analyzed for this paper include field notes, interview transcripts, and agency documents. The first author repeatedly read all data to achieve immersion. She then combined a priori codes with codes derived inductively through a close reading of the transcripts. She analyzed texts that were widely discussed within the center (e.g., annual reports) as well as those texts generated by authors or organizations outside of the center (e.g., Department of Housing policies). Next, directed and conventional content analysis were employed.

For directed content analysis, terms from the Dahlgren and Whitehead model (e.g., “living and
The right to health

- The right to a "standard of living adequate for the health and well-being of oneself and of one's family," including the right to the social and economic resources and health care needed to promote and preserve this health and well-being.

Structural competency

- The trained ability of health care workers to understand and analyze how symptoms, clinical problems, diseases, relationships with patients, populations, and health systems are shaped by social structures such as policy, economic systems, and social hierarchies.
- The capacity to imagine and intervene in the structural factors producing health inequities, as well as provide direct client/patient care.

Sociological imagination

- The capacity to step outside of one’s own habits and routines to understand one’s immediate experiences as part of larger social processes and structures.
- The ability to interpret one’s own and others’ actions as both influencing and influenced by social context.

Figure 3. The sociological imagination, structural competency, and the right to health


Apathy

- A lack of curiosity as to the historical and contextual roots of public issues
- A dismissal and cynicism of the social nature of crises and injustices such as health inequities

Burnout

- A "high degree of emotional exhaustion and depersonalization (i.e., cynicism) and a low sense of personal accomplishment" systemically produced by working in distressing environments that strain health care workers' physical, emotional, and psychological well-being and impede patient care.
working conditions: housing”) served as a priori directed codes and were applied to interview transcripts, agency texts, and field notes. Conventional content analysis was applied to the same data to achieve inductive category development whereby data were read line by line to capture emergent codes and subcodes (e.g., "origin of health inequity"). Interview transcripts, agency documents, and field notes were then coded in Microsoft Word and subsequently organized into a matrix. For subsequent analysis, both authors focused on data regarding work routines, reflections, and explanations for health inequities, alongside directed codes drawn from the Dahlgren and Whitehead model.

Results

Below, we describe workers’ perspectives on health inequities and their reflections on applying the SDH framework. We outline how workers described their intervening in social factors beyond the individual level. Next, we describe a framework (Figure 3) to understand these results in terms of a relationship between possible frontline worker perspectives on apathy and burnout, SDH, sociological imagination, structural competency, and the right to health. Frontline workers articulate core tenets of the right to health movement, such as social and economic rights as necessary conditions for health equity, in ways that surface the complementary yet distinct aspects of structural competency and the right to health.

Figure 3 presents a novel approach to understanding the range of frontline worker responses to their own role vis-à-vis health inequities. Here, we seek to capture the dynamic, reinforcing, complementary nature of engaging with SDH via the sociological imagination, structural competency, and the right to health. We also seek to illustrate, based on frontline worker perspectives, how apathy and burnout can occur separately or together and can stall the positive momentum produced by developing sociological imagination, structural competency, and the movement for the right to health. In this approach, structural competency builds on the momentum of the sociological imagination, providing a guide for collective action and direct service provision that challenges narratives of blame, bias, and the individualization of social problems. The right to health, as a framework and movement, can motivate and guide engagement with structural competency, including structural interventions that are international, politically oriented, and based in global solidarity. Analyzing the right to health in structural competency trainings will enhance trainees’ ability to “observe and imagine structural interventions” (Metzl and Hansen’s fourth structural competency) at a global scale. For example, codifying the right to health in more and more international legal contexts could be an example of a structural intervention with implications beyond the United States. Understanding and acting on the right to health and being surrounded by other people who are motivated by the right to health may help prevent or mitigate individual burnout. As noted by participant Sam in her interview, working at Family Center helped her see (i) social forces as fundamental to individual and overall health and (2) her own and clients’ struggle as part of broad social processes rather than the result of their individual successes or failures. Given the identified connections between blame (self and client or patient), burnout, apathy, and health systems’ lack of engagement with SDH, Sam provides an example of how working in an environment that does engage with SDH can buffer against cynicism (present in both apathy and burnout).

Importantly, these are not fixed perspectives; structural competency is an ongoing process of development that should be approached with humility. The approach outlined in Figure 3 offers several important considerations from frontline workers. First, frontline health care workers apply multiple lenses to the social world at once; therefore, frontline health and social services work requires consistent reflexivity. Second, these complementary concepts may be beneficial for the well-being of health care workers and patients/clients in the clinical encounter while also fostering engagement with broader social change.

Worker perspectives on SDH
All workers endorsed the social origins of health inequities. Workers differed in which aspects of the SDH framework they found most relevant to explaining health inequity. In this section, we describe how responses fall into three levels of SDH in the Dahlgren and Whitehead model: (1) social and community networks, (2) living and working conditions, and (3) general socioeconomic, cultural, and environmental conditions (see Figure 2). Workers also highlighted that these levels often overlap with or influence one another.

Social and community networks
Five workers endorsed social and community networks as the most relevant set of SDH. For example, Marilyn—a health educator and program coordinator—noted:

*We know that [social and community networks are] the protective factor ... to have parents who are supportive in social networks. There's a limit to the amount that we are able to change in the overall social world and community that clients operate within, but, to the extent that we create new communities within our clients, there's some level of an influence.*

Similarly, Gabriella, a Health Team case manager, stated:

*Healthy pregnancy is a lot of things. The first thing I think of is support and not being alone in the pregnancy. It's nutrition. It is being housed. It is having the education to know how to take care of your body, access to prenatal care. I think the biggest part of having a healthy pregnancy is not being completely alone in that experience and being able to have a supportive community or at least supportive people.*

These comments reflect and reinforce two fundamental dynamics observed during fieldwork. First, workers shift their practice focus and analysis between levels of SDH before landing on one. This suggests both helpful mutability in their understandings of SDH and opportunities for the agency to clarify its theory of change or approaches to the SDH framework. Second, social and community factors were more central to Family Center’s public-facing image than were other aspects of SDH endorsed by workers. Annual reports directed at funders, flyers advertising services directed at clients, and Family Center’s website all emphasize the agency’s health and social services as part of a mission to strengthen families and promote a positive experience of pregnancy and childbirth. In a context where overtly addressing the socio-political aspects of Family Center’s work—such as the provision of housing and health services for marginalized people—may be alienating to politicians, funders, partners, or clients, emphasizing social and community networks may be a strategy to ensure maximum public support.

Living and working conditions
Most workers interviewed (12 of 21) endorsed living and working conditions as the most important part of the SDH framework. Four of these defined housing as the most relevant aspect of this level. This may be due to the marked lack of affordable, safe housing in the city in which Family Center operates. Consider the response of Layla, a Health Team case manager. She connects housing access to income, linking this factor to the broader socioeconomic tier of the rainbow model (Figure 1) while focusing on housing as the most salient factor in Family Center’s work. She also connects housing, health, and human rights:

*I think that it's just really hard to stay healthy when you're not housed. So, I think housing is a human right, and I think that really, if we want a healthy society, we need everyone inside. And so being able to be housed is the biggest barrier. And the barriers to being housed, a lot of times, is income. Where we live it is extremely difficult to find market-rate housing that a client or that any person can afford who is not making an upper-level salary.*

Michael, another health case manager, also brought up housing. He immediately connected housing (and another living and working conditions factor, water and sanitation) to unemployment:

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*If you're unemployed, you're not going to have access necessarily to sanitation and water because you're not going to have a house over you, a roof over you*
Michael’s response is also an example of how workers understand the interaction of social determinants.

**General socioeconomic, cultural, and environmental conditions**

Three workers and the manager described the broadest level of the SDH framework—general socioeconomic, cultural, and environmental conditions—as the most relevant. This level includes a range of concepts, including economic systems and distributions of wealth and resources, norms and values, and governance structures. Thus, some factors included in this level overlap with definitions of the “structural determinants of the social determinants of health.” Anne, a health educator, endorsed socioeconomic conditions as the main driver of health inequity while also aligning with structural competency’s “structural determinants of the social determinants of health” concept.

Well, we look at the government that we have now, and we know that we are a capitalist society, that we have a percent of the population taking 90% of the money, of what we make here, so when there’s that much of a disparity with income there’s always going to be people at the lower echelon, and the middle class is getting shrunk, so you get a few more richer but a lot more poorer. We could have a classless system, but we don’t.

Andrea, a housing case manager, noted policy as the most important aspect of the socioeconomic tier: “I’m just thinking of policy. That’s really going to make or break a community, I feel like, which is hard to explain. Just because of the people in power that have so much of a say for communities that they know nothing about.” Similarly, Mayra, the supervisor and manager, described policy as a specific expression of “general socioeconomic conditions” in action:

We continue to have practices in place or limiting resources in a way that automatically excludes certain populations ... I think for the Department of Housing in particular, it’s very important that there be more individuals on their staff that reflect the population that they serve and or have lived experience with, having experienced homelessness or housing insecurity. That’s not currently the case, and so it makes for policy that sometimes can feel nonsensical to those that are experiencing homelessness or housing insecurity because the people who are making the policies don’t necessarily understand the realities of what it means to actually go through it.

Other workers described a broad social process of who is valued and who is not. For example, Sarah, a health case manager, connected wealth inequity to social norms as opposed to the presence or absence of income or access to employment:

It [the socioeconomic tier] is so important because, well, in the US, maternal mortality is ... fairly high, and similarly with infant mortality. Being able to have a healthy pregnancy and a healthy birth is something that our society doesn’t throw all its resources at like some other societies, and it’s so segregated by wealth.

Here, wealth inequity is understood to be a driver of healthy pregnancy and birth. Distinct from individual-level income or employment status, which other workers described as part of living and working conditions, wealth segregation is understood to be a wider issue of socioeconomic, cultural, and environmental conditions. Notably, Sarah (who is white) does not mention racism, which is a main driver of maternal and infant mortality in the United States. This gap in Sarah’s response may demonstrate that some frontline workers apply their analysis of the broader level of the SDH framework unevenly.

**Innovations on the SDH framework**

Three respondents proposed, unprompted, changes to the Dahlgren and Whitehead model, suggesting that frontline workers have knowledge to contribute to the development of the SDH framework or that the SDH framework can be adapted as part of workforce development. They also prefigured a key aspect of structural competency—namely, that
structures persist upstream of the top tier of the Dahlgren and Whitehead model's "socioeconomic, cultural, and environmental conditions." Jessica, a case manager, responded to the model in terms of its limitations. She found the framework useful but, as presented, too static to capture the complexity of social forces that she considered relevant to health inequity:

*I think what stands out to me about this is that there is no active blame, it’s not calling out the actual structures. It’s just saying like “housing, health care, water, and sanitation.” Like “socioeconomic, cultural, and environmental conditions” are such a general blameless term as opposed to like oppressive structures that actively hold people down. What if those were, like, in this beautiful rainbow? I think a lot of social determinants models can remove blame and make it sound like it’s like this, yeah, it’s just listing things. I like how it moves inward toward the individuals, but there is no mention of racism or interpersonal violence or anything like that, capitalism, white supremacy… This is a great “101.”*

Marilyn, a health educator, shared that she would add a level between the Dahlgren and Whitehead living and working conditions tier and its general socioeconomic tier to describe her clients' experiences. She invoked core elements of the right to health by questioning the inevitability of health inequities and framing clients' health issues in terms of social systems of valuation or devaluation of communities who live in poverty:

*I think that a lot of the really big things that our clients are up against fit in between the outer and the second to outer category, in the intersection between how do we view poverty, how do we really think about that as a society, and how do we think about people in situations of poverty? How do we structure our society to take care of people or not? All of those things, it’s kind of right in between the systems level and the community philosophy level.*

Finally, Eleanora, a community health worker, suggested a need for a more dynamic visual SDH framework—one that could capture relationships between factors. The following quote suggests similar themes in the work of Jaime Breilh, Nancy Krieger, and others who have attempted to advance a model of SDH that captures the direct impact of structural forces on people's lives and survival:

*I think general socioeconomic, culture, environmental conditions, I would put that much closer [to the individual]. Because I think those conditions include racism, and what kind of services are being given to the people.*

**Sociological imagination at Family Center**

Frontline workers also discussed how the absence of engaging with the social origins of health inequities is problematic both practically and ethically. These observations display engagement with some of structural competency's core constructs. Sam, a housing case manager, stated in an interview, "Of course health is more than your genetics and your lifestyle choices, right? I mean, anyone with a lick of sense understands that, right? It’s just common sense,” demonstrating how, for her, possessing a sociological imagination was a practical, common-sense part of her approach to client services.

Sam went on to reflect, “I probably see things differently since I’ve worked here than I did before that because it does open your eyes to what people have to struggle with, which I might not have had that exact same kind of struggle, you know, within my own life.” By understanding her clients' health as more than a personal struggle and her professional role in a broader social context, she demonstrated the uses of sociological imagination in a workplace where intervening upon health inequity is the goal. Her words suggest endorsement of a worldview in which health inequities are understood as reflective of and exacerbating social problems. Furthermore, she is aware of her own place in a social structure through frontline experience. This also links to structural competency’s notion of structural humility.

Like Sam, other Family Center workers spoke of professional apathy and burnout as a barrier to addressing health inequity, supporting Mills's assertion that social apathy in the form of blaming those who are suffering from health inequities for their plight contributes to social problems. As noted by Eileen, a mental health clinician, “It’s much
harder to make changes when you have lots and lots piled up on you. And when you’ve got a society that is also making you [a pregnant person] at fault.”

Another frontline worker discussed how lack of sociological imagination emerged in education. Ali worked in the Health Team, focusing on outreach and service initiation for pregnant and postpartum clients. Ali was also a medical student. During our interview, in response to a question about how her medical education impacted her daily work at Family Center, she threw up her hands and stated:

*In the classroom, the material has historically been presented without any structural context on, like, why are people injecting drugs? Why might somebody experience homelessness? There just, like, isn't really any context. It's part of just like, in many cases, race-based medicine, like give African American patients this medicine, or like Asian populations are more likely to be subject to this disease. Instead of like, well, what an anti-racist care would look like, “Okay, let’s look at the structural reasons for why some of these things might be true. How are people ended up in more marginalized positions, and how does that affect their health? What can we do about it? How are we changing it?”*

She went on to express frustration at health and social service providers outside of Family Center who she saw as content with a “race-based medicine” approach and consciously or unconsciously relied on racial, ethnic, or class stereotypes to make decisions. She described Family Center as a counterpoint to her medical education and a broader culture in which individuals are blamed for their poor health. Ali portrayed many clinicians she encountered outside Family Center as lacking a structural understanding of how populations come to be disproportionately impacted by poor health. She also signposted structural competency’s core concept of rearticulating cultural presentation in structural terms by questioning the use of “race” rather than racism to explain health inequities.

Similarly, Anne, a health educator, reflected on the broader culture of health and social services present outside Family Center:

*There are core elements [of health services] that sometimes get placed on a level of unimportance, when in fact they should be the primary. So, let’s say this person comes in, and they could be disregarded because, oh, they’re drunk. Or they’re really very poor. Let’s see this person here because they look like they’re dressed better, or something like that … Some people are there just to put in their eight hours, they only have four hours to go. Is that how you’re measuring your day, or are you measuring your day by how you can influence health in your clients or in the patients?*

Here, Anne demonstrates an understanding that social forces (classism and stigma) shape clinical interactions, shifting blame from the patient and engaging with a core skill set of structural competency. Frontline workers like Anne may be well poised to develop this understanding and engage in structural competency curricula that link poor-quality care or clinician bias with structural conditions such as profit-based health care. Anne also demonstrates alignment with the right to health by endorsing the concept that economic stratification should not determine who lives or thrives and who does not. Overall, frontline workers displayed rejection of apathy and burnout, strong sociological imagination, and, when presented with the SDH framework, endorsement of the framework as necessary knowledge in their work to intervene upon health inequity. Some frontline workers innovated on the Dahlgren and Whitehead model, suggesting that frontline workers have potential contributions to this public health knowledge framework. They also displayed components of structural competency as outlined by Metzl and Hansen. Frontline workers at Family Center engage with social and economic injustices as inextricable from health inequities, signaling their potential allyship with the right to health movement and the contribution of human rights as an animating vision to their current work. Notably, workers did not, unprompted, connect their efforts to international contexts or struggles, despite the diasporic (e.g., Latin American, Central American, Caribbean) sociodemographic profiles of many of their clients. The international nature of their clients’ lives, their own work to intervene in
social determinants that have international origins and implications, and this lack of international framing of their own work suggests an opportunity to research connections (current or potential) that frontline workers may have to the right to health.

Discussion

This research reveals insights into the relationships between the sociological imagination, structural competency, SDH, and the right to health, particularly the relationships between social and economic rights violations and maternal health inequities. The perspectives of frontline health and social service workers inform SDH frameworks at a key era in SDH research and practice. Scholars and policymakers in the United States are calling for action and increased attention to structural racism following police murders and subsequent political uprisings, while the global COVID-19 pandemic has led to increased advocacy for the right to health as global practice. In our fieldwork, social and community networks, living and working conditions, and general socioeconomic, cultural, and environmental conditions emerged as most salient to the production and organization of health inequities. Frontline workers also proposed innovations to the SDH framework, highlighting the need for knowledge and practice frameworks to capture the dynamic relations of power, social hierarchy, and oppression that contribute to health inequities, in line with contemporary SDH research.

It is our emic assertion that fieldwork demonstrates that frontline workers cultivate a sociological imagination regarding health inequities because they feel that understanding clients’ suffering in terms of social forces and historical context is a counterweight to apathy and burnout, which impede client services as well as staff members’ and clients’ well-being. Workers displayed the capacity to develop a general sociological imagination into an analysis of specific social forces such as racism and poverty that are causes of health inequities. Moreover, workers are engaged in several key elements of structural competency, including structural humility, developing extra-clinical language, and rearticulating “cultural” presentations in structural terms. Frontline workers’ thinking connects to existing frameworks of health as a basic right alongside social and economic rights as well as global social movements.

Limitations

The current study has several limitations. By excluding most managers and clients and focusing solely on frontline worker perspectives and experiences, our data are limited to certain Family Center roles. Including managers and clients could enrich the analysis of the perspectives on key issues at stake in this project: apathy, burnout, the SDH framework, sociological imagination, and the right to health. Participant observation with frontline workers at the agency itself inevitably limited our access to those workers whose duties occurred primarily outside of the agency, such as Family Center birth doulas, which may have limited our understanding of how frontline workers applied their perspectives in distinct but related contexts or settings. Future work could be comparative, transnational, or transregional. Additional research could also explore the perspectives of frontline workers in biomedical settings such as hospitals and clinics. For example, frontline workers in a hospital during the COVID-19 pandemic might have poorer working conditions (e.g., overwork, lack of personal protective equipment) and experience greater apathy and burnout, less capacity to engage in structural competency, and less alignment with the right to health. Conversely, the inequitable outcomes of the pandemic may create heightened sensitivity to SDH and more alignment with the right to health movement. Finally, choosing just one visual of SDH (i.e., the Dahlgren and Whitehead rainbow model) privileged this version of portraying SDH over others (e.g., those of the US Centers for Disease Control and Prevention or World Health Organization) and biased results toward endorsing the model presented. Here, the study methods offer a potential means of mitigating this limitation. The methods and principles of institutional ethnography, including participant observation, reflexivity, reciprocal relationships, and attunement to power dynamics.
meant that the first author spent significant time in the field building relationships (e.g., as fellow commuter, fellow social service provider, fellow trainee) in addition to playing the role of interviewer. While not erasing social and institutional hierarchies between researcher and participant, such relationships can facilitate more open and transparent discussion in interviews than conventional interview methods alone.

Conclusion

These findings indicate that frontline workers are engaging with many of the key elements and questions of structural competency, such as recognizing the structures that shape clinical interactions and developing an extra-clinical language of structures. For example, Family Center workers named the physiological impacts of racism on pregnant people as socially contingent and spoke of racism itself as a social and political force. Family Center workers also connected this with the ability to empathize with clients and destigmatize the need for social services. Some workers added innovations and interpretations to the SDH framework when the Dahlgren and Whitehead model was presented to them, indicating that frontline workers have valuable insights concerning this popular public health framework. Examining and understanding their perceptions and experiences will inform education, training, and the development of an expanding SDH workforce. Where much research on SDH and structural competency has focused on clinicians, movements for the right to health acknowledge the importance of laypeople and a range of frontline workers in achieving health for all. Frontline workers may see themselves better represented in a framework that includes the right to health. The framework offered here represents the shifts and fluctuations in frontline worker perspectives. Addressing health inequities through collective action and the right to health requires continual, shared reflection on praxis and accountability to client and patient communities. Cultivating a sociological imagination is a necessary but insufficient step toward structural competency and enfranchising the right to health. By cultivating the sociological imagination present in health and social services providers, we may foster empathy with clients, prevent or mitigate burnout, inform the implementation of structural competency curricula and practice, and motivate engagement with movements for human rights, including the right to health. The sociological imagination may be an important precursor for frontline workers to understand and enact structural competency and take part in the right to health as a global social movement. Existing training and curricula on the social determinants of health would be well served by approaching the sociological imagination, structural competency, and the right to health as adjacent frameworks. By demonstrating that frontline workers may be poised to put structural competency into practice and unite with the right to health movement, research can motivate future developments of this promising framework. And by understanding structural competency in relation to apathy and burnout, sociological imagination, and the SDH framework, it is possible to develop insights into the perspectives of those with the most intimate knowledge of service delivery. Moreover, understanding these concepts can enrich the participation of health care workers in the collective struggle for the right to health by fostering imagination in better futures. Extending beyond health care systems, this means working toward what James Baldwin calls the “perpetual achievement of the impossible.” As Angela Davis reminds us, “You have to act as if it were possible to radically transform the world. And you have to do it all the time.”

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Disability Justice as Part of Structural Competency: Infra/structures of Deafness, Cochlear Implantation, and Re/habilitation in India

Michele Friedner

Abstract

In 2014, the Indian state revised a key program providing aids and appliances to disabled people to also include cochlear implants for children living below the poverty line. The program is remarkable in its targeting of the poorest of the poor to provide them with expensive technology made by multinational corporations and its development of new surgery and rehabilitation infrastructures throughout India. Based on interviews and participant observation with key stakeholders, this paper argues that in focusing only on "a right to hearing" and on cochlear implants as a solution for deafness, health care practitioners ignore the complex work required to maintain cochlear implant infrastructures, as well as the advocacy work done by disability activists in India and internationally to transform existing political, economic, educational, and social structures. Since cochlear implants are the "gold standard" in intervening on hearing loss and increasing numbers of countries in the Global South have started state-funded cochlear implant programs, an exploration of India's program provides an opportunity to analyze both the importance of infrastructure and the need to combat ableism within structural competency frameworks. Disability justice is part of structural competency. Ultimately what is at stake is expanding health practitioners' ideas of what it means to maximize potential, particularly in the face of new technological interventions around disability.

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Competing interests: None declared.

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Introduction

In 2014, India’s central government revised a key program providing goods and services to eligible disabled people, the Assistance to Disabled Persons for Purchase/Fitting of Aids and Appliances (ADIP) scheme. Previously, the program provided a range of devices, including wheelchairs, crutches, hearing aids, and modified scooters. In its revision, for the first time, cochlear implants were included, specifically for children under the age of six and living below the poverty line. Cochlear implants are considered among the most successful neuroprosthetics and are increasingly a gold standard in the treatment of deafness. In addition to cochlear implant surgery, the central government program provides cochlear implant mapping, two years of re/habilitation therapy, and two years of warranty for the external processor. On the surface, this program appears to be an ambitious and cutting-edge program, providing listening and spoken language to deaf children through the latest technology. On the surface too, such a program and intervention maximizes the independence and agency of deaf children, as government administrators, surgeons, audiologists, and speech and language therapists stressed to me. Such stakeholders often told me, “Deaf children have a right to hearing” and “Deaf children must go for cochlear implants; they are the only option for making deaf children become normal.”

However, while government administrators, together with multinational cochlear implant corporations, surgeons, and allied health professionals such as audiologists and speech and language therapists, desire to develop cochlear implant infrastructure, they often do not think beyond the medical and re/habilitative process of producing a sense of hearing. That is, such stakeholders stress the importance of “a right to hearing” but not the ongoing structural and maintenance work required to maintain hearing. They focus on a one-time surgery and technological fix and ignore that cochlear implants are not a one-time solution. In addition, in focusing on cochlear implantation as “the only option for deafness,” program administrators and health professionals do not consider Indian Sign Language (ISL) or other linguistic possibilities as options, and they do not reflect on the disabling role of political, economic, educational, and social structures. Furthermore, they do not contribute to or support Indian disability activists’ desires to create more accessible worlds and to combat ableism. Indeed, I learned that surgeons and allied health professionals rarely told families about ISL and that if they did, it was only mentioned as a “last resort,” and often after a child had already experienced language deprivation. (And note that professionals did not speak of language deprivation but rather auditory deprivation, continuing their focus on audition).

Cochlear implantation is a human rights issue in that for implantation to be successful, more than just a surgery is required; issues of differential access, varied motivations, and diverse and perhaps conflicting ideas of what it means to be a valuable and capable human being are in play. And as programs providing cochlear implants to children emerge in developing contexts and as cochlear implant companies see developing contexts as the next frontier of their work, the stakes are high. Indeed, there is a paradox here: while disability is increasingly becoming normalized because of disability advocacy, there is also a simultaneous growth in so-called normalizing technologies such as cochlear implants. This paradox raises crucial questions in relation to structural competency and how health care practitioners understand the possibilities and limits of biotechnology in relation to the broader social, political, and economic context. Concerns about uneven access, the role of policies and structures, and the importance of focusing on the most marginalized people have long been at the heart of the disability justice movement. In this paper, I argue that health and human rights scholars and practitioners must consider disability justice, specifically in relation to questions of economic access, infrastructure, and ableism, and that centering disability justice would strengthen a structural competency framework.

I draw from over 15 years of ethnographic research on deafness in India with ISL-speaking deaf people and with surgeons, speech and language pathologists, audiologists, families, government
administrators, and educators. Focusing specifically on cochlear implantation between 2016 and 2022, I conducted participant observation and interviews in a wide range of settings, including hospital and clinic waiting rooms and consultation rooms, schools, government offices, family homes, and international cochlear implant conferences in Indian cities such as Delhi, Bangalore, Chennai, Mumbai, and Pune. My argument is that by focusing only on “a right to hearing” and on cochlear implants as a solution for deafness, health care practitioners ignore the complex work required to maintain cochlear implant infrastructures, as well as other kinds of structural transformations needed to create more just worlds for all people. They disregard the structural advocacy work done by disability activists in India and internationally to transform existing structures. India signed and ratified the United Nations Convention on the Rights of Persons with Disabilities in 2008 and 2009, and this convention goes further than any other United Nations treaty in stressing the role of social, political, and economic rights in its attempts to build a more equitable and accessible world. As the convention stresses, it is important to consider social and economic rights when thinking about disability and not just abstract ideas of civil and political rights. I build on work on structural competency frameworks to analyze structure in terms of both infrastructure and the ideological structures that devalue disability and non-normative embodiment. Focusing only on one sense, neglecting maintenance, and failing to see disability rights as valuable are forms of structural violence.

To be clear, I do not have a normative or prescriptive argument regarding cochlear implants and recognize that they can be transformative for people. It is exactly because they can be “life changing” that there should be enabling structures and policies surrounding their provision. If the state is going to provide them, it must also provide children with the necessary infrastructure and support to succeed, in addition to recognizing the complex role of multinational corporations and the multiple interests of health professionals. Children who ultimately stop using implants because of breakage, obsolescence, or other reasons are often left worse off than before and are not given other options for communicating and engaging the world. My concern is ensuring that deaf children have access to language and to societies that allow them to maximize their potential, broadly defined, and not defined just as the ability to listen and speak.

What is a cochlear implant? Unlike a hearing aid, a cochlear implant bypasses many parts of the acoustic hearing system and electronically stimulates the auditory nerve to produce hearing. A cochlear implant has two main parts: a surgically implanted component (the internal part), in which the most significant element is the electrode array, and an external processor. The battery-operated processor is typically worn behind the ear and has a cable with a magnet in it that communicates with a receiver. The receiver transmits sound information to the electrode array. Each electrode stimulates a specific frequency range in the cochlea, which then stimulates auditory nerve fibers associated with that frequency. Adjusting to implant hearing takes time and work. Two to three weeks after the electrode array is inserted, an audiologist activates the external processor using proprietary software. The audiologist then adjusts the settings for each electrode and creates a range of hearing between a threshold level (the least amount of electrical stimulation possible) and a comfort level (the loudest sounds that the person can tolerate). This is called “mapping” the implant. The goal of mapping is to optimize the implanted person's access to sound by adjusting input to the specific electrodes. As the person becomes accustomed to the implant, the map needs to be adjusted, and typically the person will return to the audiologist frequently after the initial activation and mapping. Most people who receive implants can expect to have a stable map established within eight to eighteen months after activation. In addition, the external processor, much like a hearing aid, has cables, coils, magnets, microphone covers, and other breakable essential components.

Importantly, cochlear implants are manufactured by four multinational corporations: Cochlear in Australia, Med-El in Austria, Advanced Bionics
in the United States, and Neurelec in France. Each company has patented its internal components, processors, devices such as coils and magnets, and spare parts. Except for Neurelec, the companies all have headquarters in India and employ Indian audiologists and speech and language therapists. These professionals aid the state in developing newborn hearing screening and cochlear implant infrastructures around the country; they also often conduct training for surgeons and re/habilitation workers in both government and private institutions, including in locations outside metro areas. In addition, they create branded re/habilitation materials to be used by therapists and families alike and provide help with troubleshooting devices. These professionals thus support the state, surgeons, re/habilitation professionals, and implant recipients and their families; the companies often do the work of developing infrastructure.

While there are efforts to develop an “indigenous Indian implant,” spearheaded by the Indian Defense Research and Development Organization, currently Indian children and their families must negotiate complex dependencies on and with multinational corporations. This is the case because families need to maintain the cochlear implant processors—the processors require cables, coils, batteries, and microphone covers, among other things—and they also must upgrade from one processor to another if the model that the family has been given becomes obsolete. Processors become obsolete at different times in different geographic locations. In India currently, and in contrast to countries in the Global North, the main processor distributed through government programs does not have noise cancellation or speech-focusing technology and, as a result, Indian children utilizing the program are implanted behind wealthier Indian children who can afford the latest technologies on the private market, as well as children in the Global North who receive implants through public and private insurance programs. This decision not to provide the latest technology is particularly problematic because deaf children work through degraded signals as it is. And the lack of noise cancellation or speech focus is especially egregious in an Indian context in which schools, homes, and other everyday institutions are noisy. Strikingly, this processor was never available in the United States or Europe, and it is marketed and distributed exclusively in developing contexts, of which India is one. To be clear, multiple processors are available on the private market in India, and families with funds can purchase more expensive and newer processors. A singular focus on “a right to hearing” thus obscures political-economic hierarchies.

(Infra)structural competency and the neglected work of maintenance

According to Jonathan M. Metzl and Helena Hansen in their landmark work on structural competency, “structure implies the buildings, energy networks, water, sewage, food and waste distribution systems, highways, airline, train and road complexes, and electronic communications systems that are concomitantly local and global, and that function as central arteries in some locales and as sclerotic corollaries in others.”10 In this section, I discuss the work of building cochlear implant infrastructures and the role of national and multinational actors. I then foreground the importance of maintaining such infrastructure.

Much of the work on technology development and transfer in the realm of disability in the Global South focuses on accessibility, affordability, sustainability, and maintainability. In the international disability and development realm, there is a growing focus on the importance of assistive technology, which includes “hearing aids, wheelchairs, spectacles, prostheses and devices that support memory, among many others.”11 The Convention on the Rights of Persons with Disabilities advocates for state parties to ensure the provision of assistive technology for everyday life (article 20) and in rehabilitation (article 26). It also stresses that assistive technology can be a leveler in empowering people with disabilities and that nation-states should share technical and scientific research related to the development of such technology (article 32).12 However, as John Borg, Stig Larsson, and Per-Olaf Östergren point out, despite this emphasis on the
importance of assistive technology, “except for personal mobility, the [Convention on the Rights of Persons with Disabilities] seems not to give persons with disabilities the right—or legal support—to approach their government to demand necessary assistive technologies at affordable cost, which for many may be at no or very little cost.” In research on wheelchairs and other assistive aids in the Global South, scholars and practitioners have pointed to the importance of technology that is accessible and maintainable, and available to be repaired using locally sourced materials. In India, the growing field of assistive technology focuses primarily on individualized technological solutions. Incubators and accelerators funded by the Indian government and corporations encourage the development of sustainable assistive technology, an individualized infrastructure.

The World Health Organization, in collaboration with national government agencies and nongovernmental organizations, has produced handbooks such as Guidelines on the Provision of Manual Wheelchairs in Less Resourced Settings (2008) and Preferred Profile for Hearing-Aid Technology Suitable for Low- and Middle-Income Countries (2019), which explicitly discuss sustainable design and maintenance. The World Health Organization, however, has not released any such guidelines for cochlear implants, although in its 2021 World Report on Hearing, it (vaguely) mentions the importance of sustainable cochlear implant programs. While a hearing aid is considered assistive technology, a cochlear implant processor is not. Yet the same issues of affordability, access, and maintainability exist for the external processor as for a hearing aid; batteries, coils, cables, microphone covers, and magnets, among other things, must all be maintained and often replaced.

India’s ADIP scheme is also concerned with affordability and sustainability, and it has focused on manufacturing aids and appliances in India. The scheme began in 1981 with a stated goal to assist the needy disabled persons in procuring durable, sophisticated and scientifically manufactured, modern, standard aids and appliances to promote physical, social, psychological rehabilitation of persons with disabilities by reducing the effects of disabilities and at the same time enhance their economic potential. Assistive devices are given to [persons with disabilities] with an aim to improve their independent functioning, and to arrest the extent of disability and occurrence of secondary disability.

The ADIP scheme’s goal is thus to maximize individual functioning through the provision of individual devices and technologies.

In 2014, in response to negative perceptions and in a desire to technologically scale up under the ruling Bharatiya Janata Party’s “Make in India” campaign, the ADIP scheme began including “modern” and “technologically complicated” devices such as electric tricycles, smart canes, and digital hearing aids. Also in 2014, following the establishment of state government cochlear implant programs in Kerala, Andhra Pradesh, and Tamil Nadu and in the Indian Armed Forces’ health services, cochlear implants were added to the ADIP portfolio for prelingual deaf children five years of age and under (exceptions are made for children up to six years of age) and postlingual children under the age of twelve who lost their hearing after the age of four or five. To be eligible, children cannot have additional disabilities.

To receive a cochlear implant through the scheme, the child’s family must have monthly income below Rs 15,000 (US$198). Partial inclusion in the scheme is possible for families with income below Rs 30,000 (US$396) a month. The government purchases cochlear implants from one of four major manufacturers through a competitive bidding process through which the contract is awarded to the lowest bidder that meets specification requirements. The cochlear implant is by far the most expensive device distributed through the ADIP scheme. The total package costs Rs 6 lakhs (US$7,934) and covers implantation, the external processor (which has a two-year warranty), batteries and replacement cables and coils, and two years of re/habilitation at an institute or provider enrolled in the program. By way of comparison, the second most expensive device under the scheme is an electric scooter that costs Rs 36,000 (US$476). According to ADIP
guidelines, hearing aids for school-going children can cost up to Rs 12,000 (US$157), while hearing aids for everyone else are covered up to Rs 10,000 (US$132), a significantly smaller financial investment than that for a cochlear implant. The cochlear implant program is an ambitious flagship program that is often featured in the popular media in heartwarming stories about children who can now hear and speak thanks to the generosity of the state and the skilled work of surgeons.

To learn how cochlear implants came to be included in the ADIP scheme, I interviewed a man I call Alok Sharma, a former joint secretary in the Ministry of Social Justice and Empowerment. Sharma is an Indian Administrative Service officer who is much respected by both the mainstream disability community and rehabilitation professionals for his ability to get things done. Sharma efficiently and energetically told me that the ADIP scheme was revised when the ministry realized that new technology was available and that the current level of funding per beneficiary was very low. The ministry sought out stakeholder participation, including input from the All India Institutes of Medical Sciences, the Ali Yavar Jung National Institute of Speech and Hearing Disorders, cochlear implant surgeons, cochlear implant distributors, and the Ministry of Health (there was no participation by signing deaf individuals or groups). Sharma continued: “And based on this stakeholder participation, we found out that if we do large-scale cochlear implants within the country, then the process of implementation of the cochlear implants will become popular, the cost of cochlear implants will come down—because it would get government supported.” He also said that because of “a transparent process using web-based platforms and application portals,” “large-scale” cochlear implantation is now happening in India. He summarized his work as follows:

We did three things. One, we brought down the prices of cochlear implants. We brought into India a culture of cochlear implants. We brought the culture of training the children, after the cochlear implants, with their parents. As well, we brought a culture of getting the doctors to do the surgery also. There are a large number of government hospitals which undertook the surgery. We empaneled the hospitals, we empaneled the doctors. All that also happened. So ultimately, it was an all-round process.

As Sharma noted, private and public hospitals all over India have been empaneled (enrolled) in the program to perform cochlear implant surgery. Surgeons are mentored by more experienced surgeons who are sponsored by cochlear implant companies, the hospitals, or the state. Audiologists and speech and language therapists have also been empaneled.

Every application for an implant through the ADIP scheme is uploaded onto a central government site along with the required paperwork, such as audiograms, CT scan results, medical reports, disability certification, Aadhaar number, proof of income, and birth certificate. After someone is approved for a cochlear implant, he or she is placed on a waiting list, which—in the interest of transparency—is available for public viewing on the ADIP web portal. As implants are delivered by the contracted companies, the Ali Yavar Jung National Institute of Speech and Hearing Disorders slowly and incrementally sends them out to the empaneled surgeons and facilities. Families then receive notification that they are to report to a hospital for surgery; the surgery typically requires an overnight stay.

Approximately three weeks after surgery, families report to an audiology clinic for activation. Cochlear implant activation videos are ubiquitous on YouTube and other social media. In a typical video, the camera focuses on a small child as the child’s implant is activated in a clinic. The child ostensibly hears or senses something, celebratory tears are shed, and the child is sent back out into the world—the child, the family, the implant, and the new sense of hearing. However, this is not all that happens when a cochlear implant is activated, or “switched on.” At the time of activation, the family is given a large kit in a cardboard box, a duffel bag or backpack, or a hard-plastic box, depending on the manufacturer. The kit contains individually wrapped spare magnets, cables, batteries, battery chargers, microphone covers, small tools for clean-
ing the processor, and a thick instruction manual, among other things.

And this is where infrastructure breaks down: most of the Indian families I met received no information about implant components and the need for their care and maintenance practices before activation. While I observed audiologists discussing the external processor with prospective families during orientation sessions, I never saw a discussion of cables, coils, or even batteries. Families typically did not see these things until activation day. Some audiologists informed me that their practice was to activate the implant and then give the kit to the family. They would then send the family, lugging the kit, to lunch or tea “to process everything” and tell them to return to the clinic afterward. At that point, the audiologists would explain the care and maintenance processes and go through the objects in the kit with the family. Although these things are not included in the cochlear implant activation videos that circulate online, for the family, receiving the kit and learning about the different devices, cables, batteries, and spare parts and their maintenance is a significant part of activation.

On the importance of maintenance and repair, Stephen Graham and Nigel Thrift write, “It becomes increasingly difficult to define what the ‘thing’ is that is being maintained and repaired. Is it the thing itself, or the negotiated order that surrounds it, or some ‘larger’ entity?” As Graham and Thrift stress, concerns about maintenance are not just concerns about particular devices, here cochlear implants; rather, they index larger issues within a structuring order that are political as much as they are personal. Indeed, while the state argues that cochlear implant maintenance is a personal expense and responsibility, I see this individualizing of maintenance work as a political move that absolves the state of responsibility.

Arguing that scholars and laypersons alike are overly attentive to innovation and ignore maintenance, Andrew Russell and Lee Vinsel define maintenance as “all of the work that goes into preserving technical and physical orders.” With regard to maintenance and repair, scholars have analyzed the emergence of informal maintenance and repair workers who creatively tinker with and fix things—particularly mobile phones and televisions and stereos using recycled and repurposed parts. In contrast to this body of literature on the important work of maintenance and repair, cochlear implants represent a hard limit to this discourse. While families and individuals can maintain external processors (albeit only for so long) through daily cleaning routines, they cannot repair these devices. “Spare parts” must come from cochlear implant corporations or licensed suppliers, and they are prohibitively expensive, with a cable or battery easily costing a half a month’s salary or more for a low-wage worker.

Some state programs, notably those in Kerala and Tamil Nadu, provide lifelong maintenance support in their schemes, including free replacement parts, but the processes that families must go through to get replacements and repairs involve many bureaucratic steps and are often inconsistent. Government officials and other stakeholders know that people cannot afford maintenance or repairs, but it is easier to critique parents than it is to blame political-economic structures. Indeed, a government audiologist once told me, “This scheme is exactly for people who cannot afford to maintain implants,” while many surgeons told me vaguely “people will find a way to maintain the devices” after implantation. After implantation and a two-year period, families are on their own. Stories abound of children who have become “nonusers,” or gone “off-ear,” with the blame for their noncompliance placed squarely on the families for being lazy or careless, or for not saving up the money needed to maintain their children’s implants. Indeed, during my research, surgeons and allied health professionals often told me that if families did not pay for anything, they would not value the devices, which was contradicted by what I saw in the field: parents who admonished their children not to play during school recess in order to avoid their devices breaking, parents who would not permit their children to go out in the rain for fear of water ruining devices, and parents who begged their children’s teachers and schools to keep an eye on their child’s processors. Such parents know that they will be blamed
for device breakage or, more importantly, that they will struggle to afford repairs.

This analysis of the ADIP scheme points to the importance of both maintaining infrastructure and thinking about infrastructure across different scales. While the state has focused on developing a country-level cochlear implant infrastructure, it has neglected to think about the ways that this infrastructure is enacted in individual bodies and relationships and the complex work that families must do to maintain this infrastructure. "A right to hearing" might be replaced or at least augmented by a right to maintenance and repair or a right to a functioning device that does not cause families to need to make impossible decisions about whether to buy food or implant batteries. Ultimately, families must engage with cochlear implant manufacturers themselves, which may have different motives and goals than the state. It is thus crucial that concerns about maintenance and repair—and who is responsible for such acts—become part of discussions about structural competency.

### Ableism and structural competency

A singular focus on the right to hear also reflects assumptions about what it means to be a valuable human being. Metzl and Hansen note in their work on structural competency that "structure connotes assumptions embedded in language and attitude that serve as rhetorical social conduits for some groups of persons, and as barriers to others." In this section, I focus on the need for an analysis of ableism, or beliefs and practices that devalue and discriminate against disabled people, as an essential part of structural competency. I then argue for the importance of political, economic, educational, and social work to create more enabling infrastructures; such work and infrastructures can serve to combat ableism.

Deaf communities around the world, including in India, have had strongly negative reactions to cochlear implants, and they have been called unethical and unnecessary. For example, Paddy Ladd writes that cochlear implantation is an example of “neocolonialism”; motivated by economic profit, it imposes scientific technology on and in deaf people. Similarly, Harlan Lane argues that cochlear implants are a means of controlling, medicalizing, and disabling deaf people and that their use will lead to the “elimination” of Deaf culture, language, and people. Such strong positions have increasingly become nuanced, with more sign-language-speaking deaf people in the Global North choosing to get implants as teenagers and adults while also remaining involved in deaf communities. In contrast, very few of the Indian surgeons, audiologists, and speech and language therapists whom I interviewed had any awareness of India’s deaf communities, dense social networks, or cultural and sporting clubs.

Surgeons, audiologists, and speech and language therapists often stressed to me that they thought it was “very difficult” to be a deaf signing person in India, that few people knew ISL, and that there were few schools and employment sites available for signers. I also attended cochlear implant conferences in India where surgeons and re/habilitation professionals (dismissively) spoke of American Sign Language or just an unmarked “sign language,” thus revealing that they were not aware of the existence of ISL, let alone state efforts to institutionalize ISL with and through the Indian Sign Language Research and Training Center. In observations of speech and language therapy sessions, I noted that therapists often spoke of “total communication” or “gesture” instead of ISL; they also never mentioned the possibility of ISL-based early intervention or education. In one remarkable exception, the chief orator at an Indian cochlear implant conference in 2019 was an experienced audiologist and speech and language pathologist who used her platform to stress the importance of ISL and to point out that both Indian disability laws and the Convention on the Rights of Persons with Disabilities mention sign language. She asked those present to stop ignoring ISL’s existence and to educate themselves about it. The audience listened politely, and then subsequent presentations returned to the topics of surgical techniques and the importance of bilateral implantation.

Performing cochlear implant surgeries and
working with cochlear implant recipients are considered prestigious and lucrative professions. Cochlear implant surgeons have revered status, as they are seen as the people who make children hear, and their expertise is unquestioned. However, and unfortunately, they often disparage other paths for deaf children and do not see the importance of educating themselves or families about the effects of language deprivation and the need to nurture and support multiple re/habilitative paths involving senses other than audition and modalities other than verbally speaking. For example, I interviewed a Delhi-based surgeon about someone whom he had implanted when the child was five. The child was 11 at the time of our interview and was not listening or speaking; his implant had also broken, and the family did not have funds to replace it. I asked the surgeon what he thought should be done and I wondered if the child should be referred to a sign language-based school. He told me that he did not support this idea because the child should learn to listen and speak. He was unaware of the family’s financial struggles and the heavy burden they were experiencing. Indeed, in this case, the family’s struggles affected not only the child’s hearing but the mother’s health. Since they had migrated from a rural area to Delhi and were living in a dense neighborhood, the mother had contracted tuberculosis and had to then avail herself of government tuberculosis programs.

Another example of a surgeon who refused to consider options other than speech: I met a surgeon who performed surgery on older children who did not become listeners or spoken language users; other surgeons, audiologists, and speech and language therapists had criticized his work. To restore his reputation, Praswant Bal created an app for mobile devices that allows deaf children to learn sounds (not language) by seeing immediate feedback on their production. Children using the app look at the screen and practice pronouncing “ma,” “ta,” “pa,” and other sounds, and the app tells them if and when they are vocalizing these sounds properly. The app’s brochure claims that in trials, “completely deaf and mute persons” have learned to utter eight sounds in a matter of weeks. Bal’s project has been funded by the central government: it fulfills the state’s desire for innovative and technological projects that utilize existing infrastructure and are “make in India.” A state government was excited about the project and permitted a pilot in deaf schools in the state, in which the children used instruction time to practice uttering sounds. This brings up questions about privileging the production of sounds over learning language and subject content—perhaps in ISL. The surgeon was uninterested in ISL, insisting that it could not be used to communicate effectively in the world. He was also unconcerned about a deaf school using instructional time to teach sounds instead of language or academic content. He instead focused on feedback from parents who were ecstatic that their deaf children were uttering the sounds “Ma” and “Pa.” This surgeon’s endeavor articulates with points made in the previous section—the state’s desire to create technical infrastructures and the valuing of such infrastructures above all else—and the ways that these desires often result in obfuscating other possibilities such as learning ISL and becoming a signer.

Health care practitioners must analyze their biases in relation to deafness and disability because such biases impact the kinds of choices families might have, as well as the current and future availability of enabling social and economic infrastructures. Disabled people consistently report their quality of life as being higher than what is expected or assumed by non-disabled people. Disability studies scholars have often stressed the importance of a social model of disability in which social, political, and economic barriers to daily life and participation are the focus of remediation; cure comes from social fixes. More recently, scholars have called for an explicitly political-relational model of disability that analyzes how disability is a political category created in relation to norms and structures. What would happen, then, if health care practitioners saw and presented to parents ISL as a viable and valuable option? Why is cochlear implantation considered the only option and path available? Indeed, health professionals often possess a narrow definition of what it means...
to be “normal,” and this points to the necessity of political, economic, and social work to create more enabling infrastructures.¹⁹

Disability justice as a key component of structural competency

Health and human rights scholars have stressed the need to focus on more than just civil and political rights; they argue for the importance of social and economic rights and emphasize that health care practitioners have a role to play, particularly in how they understand the role of the state and the impact of political-economic structures in creating health care inaccessibility.³² Recently, disability justice scholars and activists have called for recognition of the ways that disability is an intersectional issue and of the relationships between disability, race, class, geographic location, gender, and capital, among other things. These scholars and activists have pointed to the importance of nuancing disability rights frameworks to address the workings of power and inequality.³³ Additionally and importantly, I argue that they provide a much-needed expansion of how scholars focusing on health and human rights have thought about access, infrastructure, and ability.

In Ten Principles for Disability Justice, Patty Berne and the Sins Invalid Collective call for an approach to disability that is anti-capitalist, sustainable, and rooted in the experiences and expertise of those most impacted by oppressive social and economic systems.³⁴ While Berne and Sins Invalid have proposed principles that emerge from their work in North America, I see deep resonances and the need for a structural competency approach to also engage with questions of disability justice, especially in relation to infrastructure and structure more broadly. Their principles point to the importance of critiquing intellectual property regimes that make cochlear implant maintenance and repair so costly, as well as the absence of deaf people involved in leadership and advisory positions within cochlear implant and re/habilitation infrastructures. The movement and the principles also emphasize the importance of focusing on intersectionality and multiple and often competing needs.

During the early days of the COVID-19 pandemic, for example, the father of a child who received a cochlear implant through the Indian central government program wondered why the government had not given them food or money instead of a costly device that the family cannot afford to maintain. The same father said that he and his family were just trying to stay alive. Such statements stress the importance of considering “the right to hearing” in relation to other rights.

In the case of cochlear implantation, health care practitioners must consider the complex dependencies that are created as the state implants young children and as families become dependent on multinational corporations for maintaining and repairing their implant processors. While health care practitioners might work with a family for a finite time, that family’s relationship with cochlear implant manufacturers is for a lifetime. The relationship does not end after surgery or at the time that a child might attain so-called age-appropriate listening and speaking skills. This dependence is all the more fraught because families are often not aware of other options besides implantation. Beyond this physical infrastructure, ableism is a structure of thought that serves to limit possibilities for treatment, care, and ultimately all aspects of everyday life. Regardless of hearing status, all children have the right to maximize their potential. Health practitioners have a role in expanding how we might measure potential more broadly; potential does not just start and stop at hearing.

Acknowledgments

A Science, Technology and Society Standard Grant (1922066) from the National Science Foundation facilitated this research. I thank the special issue editors and two anonymous reviewers for their suggestions on strengthening this paper. Most importantly, I thank all of my interlocutors in India for their support.
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Growing Up Can Be Hard to Do: Reimagining Structurally Supportive Pediatric-to-Adult Transitions of Care from a Rights-Based Perspective

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Abstract

Extended life expectancies and shifting dynamics in chronic disease have changed the landscape of public health interventions worldwide, with an increasing emphasis on chronic care. As a result, transition from pediatric to adult care for medically complex adolescents and young adults is a growing area of intervention. Transition medicine is a nascent field whose current emphasis is on middle- and high-income countries, and thus far its methods and discourse have reflected those origins. Through several case-based examples, this paper aims to highlight the possibilities of an analytic approach grounded in structural competency for transforming transition medicine through a human rights-based framework, with an emphasis on imagining a more global framework for transition medicine. Our cases highlight the disparities between patients navigating pediatric to adult-based care, illuminating social stigma, stratification between public and private insurances, engagement in risk-taking behaviors, family conflict, and challenges with transition readiness. To reimagine transition medicine so that it is based on human rights, we must prioritize structural solutions that embrace multisectoral integration and holistic mental health support rather than oppress and marginalize these critical systemic adaptations. We aim to reconfigure this scaffolding to center structures that integrate holistic well-being and imagine alternate realities to healing. Our work contributes to the literature bringing structural competency to new spaces of clinical practice, contextualizing new frontiers for the exploration of chronic diseases across diverse clinical contexts worldwide.

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Competing interests: None declared.

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Introduction

As extended life expectancies and shifting dynamics in chronic disease change the landscape of public health interventions worldwide, chronicity has become a growing area of study. Gains in life expectancy pose new challenges for ensuring the health of populations in diverse socioeconomic, political, and cultural contexts. Of particular interest to this paper, gains associated with “Western” biomedicine have enabled many with pediatric-onset diseases to live into adulthood. In the United States, Canada, Australia, and Western Europe, ensuring the safe transition from pediatric care to adult care has grown into a burgeoning clinical and research field organized under the framework of transition medicine.

Transition medicine is a nascent field that has traditionally been salient in high-income countries, with its methods and frameworks reflecting these origins. To the best of our knowledge, frameworks and structures around pediatric-to-adult transition have been shaped by the resources—both cultural and material—available in places like the United States, Canada, and the United Kingdom. Though unique challenges present themselves depending on the overarching health system (e.g., US individualized health insurance versus the National Health Service in the UK), many common themes present across these geographically and culturally diverse situations. Transition medicine is a diverse and vibrant field that has maintained close attention to the lived experiences of transitioning young adults and adolescents and centers its work and study around health care transition (HCT) for children and youth with special health care needs. HCT is the formal model for standard of care utilized by those who practice transition medicine. This emphasis on HCT has generated frameworks, such as SMART, which allow for understanding transitioning youth (from pediatric to adult-based care) in context and for predicting and maximizing transition readiness.

Adolescence is a critical developmental stage with important milestones, including increased desire for independence, self-discovery around sexuality, and emotional regulatory changes, particularly sadness and depression. Without secure support through this transition, those already marginalized are at increased risk for further morbidity. Important to this work is the recognition that HCT could benefit from attention to structural oppression that unequally affects youth with chronic diseases and demonstrates the limits of existing systems in addressing these patients’ needs. Access to culturally responsive, situationally appropriate care is a priority for all youth but is particularly vital for those with chronic conditions or living with disability. While social-ecological frameworks have been integral in framing youth at the center of competing forces that affect readiness for and success in transition to adult care, greater attention to structural inequality would benefit the field as we imagine an expansion of its principles to diverse global contexts. An emphasis on structural competency in the design and evaluation of transition programs, as well as the framing of these resources as a right to be fought for, is key. As advances in modern biomedicine have allowed for extended life expectancies, there is a need for a human rights-based approach to ensure the dignity and longevity of adolescents and young adults with chronic illness. It is, as we argue, our obligation to actively dismantle structures upholding and perpetuating inequity in this already vulnerable population.

The evolution of a rights-based model to transition

We ground our argument for HCT in an attentiveness to the right not only to health, but to the civic, political, and economic rights that enable youth to flourish in their communities. This paper, an outgrowth of interdisciplinary and transnational collaboration in Ghana and the United States, is rooted in the conviction that transition support is an important site of intervention for ensuring the rights of adolescents and young adults living with chronic disease worldwide. While this paper is not the outcome of a formal qualitative research study, it is the product of over a decade of collaborative research between several authors of this paper. Thus, while this piece...
is not an ethnography, it is deeply ethnographic insofar as it draws on the ethos of deep participatory exploration, collaboration, and communication. This collaboration is rooted in a long-standing working relationship between two of the authors (LR and CKH) through a variety of projects regarding transition-age youth. Their conversations, built from shared experience working on these issues in Ghana, formed the impetus to engage this topic. Another Boston-based collaborator, LL, has worked with LR in a transition clinic in Boston. Many of the challenges identified in transition medicine in the United States emerged from this working relationship. Recently, Philadelphia-based author MM began engaging with this team regarding challenges in transition medicine with a global lens rooted in structural competency, cultural humility, and anthropological thought and methods. Drawing on both her anthropological expertise and the other collaborators’ years of experience, our team started with a series of open-ended, though often case-based, discussions taking place over the course of several months, engaging in a constant comparative method akin to that which undergirds grounded theory.

Early conversations took the shape of brainstorming about the challenges we face with transition-age youth in our clinical disciplines and locations. Subsequently, we began organizing these freeform conversations into thematic buckets, refined until we reached collective agreement. Our goal was twofold: more practically, we sought to problem-solve issues we had seen in all three locations; more globally, we sought to imagine a future for global transition medicine. Ultimately, the themes elucidated in this paper emerged from these conversations among the authors which highlighted challenges with HCT in our respective clinical practices. Through these conversations and experiences, we noted patterns that could be addressed most holistically by applying a rights-based approach. To further support the exploration of this framework, we engaged the transition medicine literature to understand if this had ever been done before; literature referenced was chosen for its salience to practitioners in transition medicine, with additional PubMed searches performed for resources regarding the HCT approach and its relationship to inequality and marginalization. Thus, the selection of our rights-based framework emerged from these collaborative conversations, our thematic exploration, and consensus after review of the literature, read against our collective clinical experiences. What emerged is a consensus view of these authors regarding challenges and opportunities embedded in existing transition frameworks.

Frameworks in transition medicine: Identifying existing challenges

As patients with pediatric-onset disease live increasingly into adulthood, transition medicine has become a growing field in many resource-rich settings. Optimal transition is not simply the transfer of providers but rather an integrated, systematic response to support the transfer of care from a pediatric to an adult medical home. Systemic and structural support is important (e.g., transferring medical records, finding new sub-specialists), particularly at this time of developmental transition. We acknowledge that adolescence has salient representations across cultures, where it may be framed as a unique developmental period of major life transition, though noting that this period may be framed differently in different contexts. While the social salience of adolescence varies, institutional structures related to pediatric versus adult care mean that this time is a significant period of transition. Adolescents and young adults with chronic medical conditions who may have grown up with their pediatric providers like family members must move on.

Moreover, in many contexts, this developmental period is marked by increased personal independence, often guided by adult role models. Medication and therapeutic adherence is most vulnerable during this transition given that adolescents and young adults can lose sight of self-management as their caregivers and providers give increasingly more autonomy. This can be particularly at risk when these relationships are also in flux during this
period. Many innovators have sought to integrate skills-based learning to help these patients grow into their roles to self-navigate, self-advocate, and self-manage their chronic disease. This is particularly important for those with multiply marginalized identities who must also navigate bias.

Though pediatric-to-adult transition medicine is still new, the commonly accepted methodology usually includes certain standard elements: (1) transition policy; (2) patient registries (tracking and monitoring); (3) readiness assessments; (4) planning; (5) transfer of care; and (6) transition completion with post-transition feedback. Though these elements can serve as building blocks and integrate into existing health care infrastructure, they often center dominant identities. One example of these elements is the concept of transition registries. Rarely, if ever, do transition patient registries intentionally collect data to measure patient-facing equity indicators (e.g., self-identified gender, ethnoracial categories, or socioeconomic status), structural influences, or identities that may reflect how that patient interacts with the system and how the system then interacts or interferes with their ability to feel safe and cared for. Data typically collected on registries include name, date of birth, documentation of current and future providers, and readiness assessments. Gottransition.org, which has set the “gold standard” for these templates, has no mention of collecting ethnoracial data, gender identity, or socioeconomic or insurance status, undermining the critical importance that this type of data has on the patient’s and family’s ability to have a safe and successful transfer of care. As noted by Maria Diaz-Gonzalez de Ferris et al., without intentionally collecting data on types of insurance, primary language, or other ecological factors impacting care, certain communities are disproportionately marginalized.

Transition-readiness assessments also often value a notion of self-advocacy within certain culturally bound developmental milestones that are framed as universal, failing to account for both cultural variation in the valorization of these traits and structural barriers to enacting these ideals where they are valued. Following Jonathan Metzl and Helena Hansen, we place greater emphasis on structural barriers and inequalities and are hesitant to fall back on cultural frameworks for understanding differences in transition readiness. One question included in the Transition Readiness Assessment Questionnaire, a commonly used and validated readiness assessment, asks “Do you get financial help with school or work?” as an indicator of transition readiness. We are advocates for detailed social histories, which can provide valuable information for provider-driven resources. Therefore, we recognize the importance and careful crafting of the Transition Readiness Assessment Questionnaire as an instrument, but can also imagine a scenario where this is being asked by a white provider in the United States to a young person of color who recently lost financial aid due to struggles with substance misuse. Or we might consider this being asked of a young adult who was not able to submit applications for assistance because they were recently incarcerated. We propose that these questions are important questions to answer not as a marker of readiness but as a point from which to strategize around structural barriers needed to overcome to provide rights-based and equitable transitions of care. These conversations could be integral to the process of “warm handoffs,” a recommended component of transition care in which providers discuss patients undergoing HCT.

The above examples reflect just a few existing challenges in transition medicine. Our observations of patterns in this work underscore the variations in rights and access to services across the geographic spaces in which we practice. In the United States, where many of our collaborators are based, steep hierarchies exist across racialized, classed, and gendered lines, making access to care and safe transition deeply variable. In Ghana, based on our experience, similar but overlapping challenges exist, framed in colonial perceptions of care equity. Colonial notions promote the ideal of “Western” care as the gold standard. Without understanding the local context, these notions further create inequalities in Ghana. In our work, we have observed the following patterns that have shaped our impetus to evolve and restructure how we practice transition...
With a failure of empowerment, accountability, and participatory approaches, transition often flattens differences between patients and their desires for seeking care. People living at the intersections of multiple marginalized identities tend to suffer disproportionately, and transition programs, where they exist, intentionally allow for provider discretion in handling care to promote a patient-tailored response. Though this can be extremely beneficial to patients' unique needs, it leaves room for both implicit and explicit bias in the handling of the transfer of care. Additionally, diversity in clinical and healing perspectives is not often allowed for. Those seeking care with both “traditional” and biomedical practitioners of healing are often caught in the middle. The minimal integration of “traditional” and “Western” medicine often makes patients choose between the two, specifically in lower- and middle-income countries like Ghana. By doing this both within HCT and within the greater context of medical pluralistic hierarchies, we fail to recognize that our patients and their families have deep-seated beliefs in traditional practices.24

Patient “desirability” often shapes transition practices, and without legality and accountability embedded in health care structures, further marginalization is a result. As previous scholarship has demonstrated, the perception of the “difficult” patient is not equally applied to all populations.25 This is no less true in transition medicine. In our collective experience, those with histories of substance misuse, or behavioral concerns that manifest themselves in anger or violence, are more often escorted to adult care.26 Meanwhile, those who are well established with mental support are often kept in pediatric-based care. In the United States, patients from non-white backgrounds are disproportionately described as “difficult” or “angry,” as opposed to a recognition that, for example, “this family advocates for themselves well.” This further illustrates that not all advocacy is perceived the same, and sometimes this perpetuates inequity when it is transformed into a tailored transition experience.

The lack of nondiscrimination and equality structures promotes the recognition of those with chronic issues of childhood as a “special group”—a recognition that does not get applied equally. In the United States, where a robust system of tertiary and quaternary care exists, providers often face challenges with families and patients who are long convinced of their unique characteristics and who feel entitled to particular rights. In our transition clinic in Boston—where, in order to be referred to the clinic, patients must have at least five comorbid conditions or significant psychosocial vulnerability—we often find that those with privileged identities introduce as “the sickest patient or most unique patient” we have ever met. Typically, the patients who self-identify as especially vulnerable are often not those identified by providers as the most in need. The patients with the most vulnerability (both relative to structural determinants and chronic disease acuity) are usually more reticent to advocate for themselves or to self-identify in a way that suggests that they feel that the system is not supporting them.

These challenges, in addition to differences in ability to pay for care, access services, and navigate systems, permeate our experiences in transition medicine.

Toward a global transition medicine: Rights-based frameworks for adolescent and young adult care

Transforming transition medicine within a global lens requires an attunement to the unequal landscapes in which this field is practiced. Moreover, thinking about these practices and policies on a global stage, it is imperative that we also mention the role of colonialism in centering Eurocentric understandings of pediatric-to-adult transition medicine globally. We thus draw on work at the intersection of structural competency and human rights to ground our case analyses. Structural competency and related frameworks, with their interdisciplinary emphasis on health across socio-political contexts, offer the ability to ground our practice of transition medicine in the lived experiences of adolescents and young adults in diverse
sociopolitical contexts, understanding that the needs of adolescents and young adults living with chronic disease vary depending on local communities, their resources, and their sites of struggle. In this sense, successful HCT will not look the same in the United States as it does in Ghana.

One model, the SMART model of transition—which elaborates 11 domains of transition medicine, from relationships to beliefs to skills and self-efficacy—focuses primarily on the individual or family unit undergoing HCT. Notably, the model includes one category, “pre-existing factors,” which are described as less amenable to change. These include sociodemographic and cultural factors—“age, ethnic/racial identity, socio-economic status (SES), culture of family and community,” and gender and sexuality—that may impact HCT. While these factors are bracketed in this model, we believe that they are essential to the understanding of how to build equitable HCT structures worldwide. We thus instead conceptualize the adolescents and young adults as existing at the center of multiple overlapping domains (see Figure 1)—their kin networks and local communities, the institutions (medical and otherwise) that they navigate in transition, the health care and educational infrastructure of their society, the cultural norms and ideologies that shape their identity, the way they navigate the world, and the global flows of information and power that shape the health care they have access to. As a result, we propose a structurally informed expansion of the socio-ecological SMART model informed by our transnational collaborations in HCT. Our fundamental argument is that a safe, structurally aware, and interpersonally supportive transition to adult services is a key component of the right to health for all people, particularly medically complex and vulnerable youth.

Pediatric-to-adult transition lends itself well to a rights-based approach. This has been imagined through the PANEL framework, which utilizes five main principles: participation, accountability, nondiscrimination, empowerment, and legality. Participation refers to equity in participation for all stakeholders in decision-making. Accountability within a rights-based framework ascertains that “duty bearers” are held accountable to “rights holders.” It would be fair in this context to define rights holders as adolescents and young adults with pediatric-onset disease and duty bearers as the health system at large. Under the principle of nondiscrimination and equality, all rights holders are entitled to equal access to care. There should be no discrimination of care based on one’s ability to pay for transportation or communicate in common or colonial languages, for example. In terms of empowerment, many such adolescents and young adults are often part of many traditionally non-dominant communities, with common identities of neurodiversity or disability. It is critical that these communities and individuals have systems-level empowerment so they can adequately navigate the system and self-advocate for their care in equity with other individuals and communities from dominant societal groups. Finally, legality refers to the need for congruence in legal rights.

From personal to structural: Cases in transition medicine

The United States: Navigating generational trauma and systemic bias

Let us consider a 21-year-old second-generation Haitian American woman, Rose. Rose was born in Haiti but grew up in Boston and recently graduated from a four-year university with a bachelor’s in science. She is currently working at a tech start-up where she does not have employee-based health insurance. She carries a diagnosis of bipolar disorder and a more recent diagnosis of non-insulin-dependent diabetes. Given her age, Rose is no longer able to see her pediatrician for care, so she has gone without care for several years and is unsure where to go next in light of her insurance gap. She is working on applying for public insurance to find a new adult provider, a challenge that forces her to encounter the lack of availability and accessibility of services for those with public insurance, especially at transition age.

Rose’s mother has been somewhat skeptical of her seeking care, based on several traumatic events she both experienced while hospitalized upon first
moving to the United States. Her mother often cries while telling stories of being stuck with needles and given medication while in the hospital without the use of an interpreter. The lack of participation in her own care has left her with traumatic memories. She shares that she felt terrified not knowing what she was given or why. After being given the medications in the hospital, she often woke up more tired, confused, and unsure of how to ask for help. She was never even told exactly what was wrong with her at the time or how to take care of herself after being discharged. Partially driven by these experiences, when our patient talks with her mom about her own feelings of depression, her mother often first suggests traditional Haitian models of care.

When Rose eventually obtains public insurance, she is automatically assigned to a primary care provider (PCP). Upon their first meeting, Rose reports to the new PCP that she thinks her mom carries similar symptoms of bipolar disorder, which seem to have worsened after she experienced a near-death event during an earthquake in Haiti. During this visit with the PCP, our patient becomes tearful when asked to follow up for routine age-appropriate screening. She reports that last year, while hospitalized for a flare-up of her bipolar disorder, she was forced to take new psychiatric medications without her consent that sedated her for several days. Traumatized from that experience and reflecting on her mother’s experience, she explains to the new PCP...

Figure 1. Nested model of transition-age youth
her mistrust in the system. She indicates her desire for the PCP to understand the cultural perspective from which she is coming. The PCP, a white woman, explains that the treatments she wants Rose to get are different and not sedating, but leaves the choice ultimately with our patient. The PCP is quick to cut Rose off and gets easily frustrated with her resistance. Rose eventually agrees, but becomes overwhelmed shortly after leaving the office. Unsure of what to do, she signs into her patient portal and reviews the medical encounter written by the PCP, which states, “Patient has been non-compliant and non-adherent to recommendations.” Rose is hurt and overwhelmed and decides not to follow up. Several months later, she has a syncopal episode at work and gets admitted to a different hospital for complications from her diabetes. Missing work for being hospitalized, she gets fired from her job and after discharge further struggles to follow up for primary care.

Case from Ghana: Neurodiversity and transition
Kofi, a 17-year-old Ghanaian boy with tuberous sclerosis complex (TSC) and epilepsy, presented to a transition clinic in Kumasi at a large academic teaching hospital. Kofi was diagnosed with epilepsy at the age of five and was referred to the pediatric neurology clinic of a teaching hospital at age 13 after many years of poor seizure control. He is the last of four children, with no family history of seizures or TSC. He started at a mainstream public school in rural Ghana at age four, where he entered preschool. He struggled with kindergarten, which he repeated twice, and was promoted to grade one at age seven. In the first grade, Kofi demonstrated severe difficulties in all aspects of learning due to complications from his illness; he repeated this grade twice, and then his parents withdrew him from school at age nine. Teachers’ reports from the five years that he was in the mainstream educational system indicate that he struggled with all aspects of learning. However, he did not receive any referral for assessment by either an educational or a clinical psychologist. He had, however, been seen by various traditional, religious, and herbal practitioners, with no improvement in seizure control or intellectual functioning. However, due to colonial notions of health care, and concern about bias, the family did not tell the neurologist that they were seeking care from community healers.

On referral to the pediatric neurology clinic at age 13, Kofi had overt cutaneous manifestations of TSC, as well as neurobehavioral challenges. He has since been seen by a clinical psychologist and diagnosed as having an intellectual disability. He has also undergone various tests, including an electroencephalogram, neuroimaging, an echocardiogram, and a renal ultrasound. His medications have been changed, and his seizures have now stabilized on two anti-seizure medications: carbamazepine, which is covered by the national health insurance scheme, and clobazam, which the family must pay for out of pocket. He occasionally has breakthrough seizures when he runs out of clobazam due to financial constraints. At age 15, Kofi was seen twice at a newly established pediatric-to-adult transition clinic and was transitioned to the adult neurology service but missed his appointment twice because his mom did not have money for transportation.

Case reflection
The literature suggests that individualized transition plans allow for unique attention to readiness as dictated by developmental milestones. The above examples highlight subjects whose intersectional identities have consequential similarities and differences across systems and structures globally. Trauma was experienced in both cases at the personal, systemic, and structural level. Despite their geographic disparity, both cases also sit at the intersection of “Western” and traditional medicine, which ultimately promotes more fragmented than holistic care. The two cases also illustrate the need for multisectoral collaboration. In thinking about our adolescent with TSC, would his case have been different if the health sector and the education sector had been able to collaborate? Furthermore, while not specific to HCT, our case illuminates the failure of health systems to support chronic care. These are issues that are particularly integral to
HCT but pose challenges across many domains of health. What if there were a direct referral system or collaboration between traditional and spiritual healers, on the one hand, and neurology or pediatrics, on the other? In our first case, how would the patient have benefited from a trauma-informed approach that embeds mental health care into the pediatric-to-adult transition process? What would have been different if Haitian healing practices had been invited to be discussed during her visits with her PCP? How could both cases have been different if the insurance schema in both countries recognized intersectional disparity and supported these patients specifically at these vulnerable life periods? Though both patients may have been included on transition registries and transitioned according to policy, and providers may have given “warm handoffs,” it is critical to recognize how without intentionally integrating anti-racist, anti-colonial, anti-oppressive care, the health system is built to increasingly marginalize those already on the periphery.

Reimagining structurally competent rights-based and humble care for transition-age youth

Children born with once rare pediatric-onset disease are now living into adulthood in striking numbers. But what does that mean if we have not created structurally safe health systems for them to age into? As a collective, we used themes generated from our conversations to create pillars of what we would imagine to be a structurally supportive system and explored those pillars by developmental period (see Table 1). We then applied the PANEL framework to these pillars utilizing examples from the cases discussed above (see Table 2). Our goal is not to impose Western visions on transition medicine through human rights practice but rather to engage in the effort to produce structurally equal transition medicine as one that asks of us “pragmatic solidarity.” Solidarity is not only a felt practice (empathy by HCT providers) but also a material one in which we contribute materially (where systems and structures are built to protect those most at the periphery during this process) what we can to common cause.32 These practices would also be grounded in the understanding that the needs of patients vary greatly among contexts. These alternative structures would represent three pillars, as outlined in Table 1:

1. Recognition of the importance of opt-out culturally and structurally humble mental health care, with a focus on healing justice and social capital. It is well known that adolescents are at increased risk of mental health morbidity and that those with ongoing chronic illness are at even higher risk. Supporting holistic well-being prophylactically by building community and enhancing sense of belonging can strengthen resiliency during this developmental period.

2. Multisectoral integration, including non-health-related sectors, in which practitioners center individuals’ holistic developmental milestones, such as school, jobs, and relationships. This structure also recognizes and names the shame and strife that is inherent with being chronically ill, in pain, and feeling “left out” of adulting experiences.

3. Transition readiness with an intersectional lens that supports championing at the individual and systemic level to overcome intersectional oppression. Validating this health-seeking behavior looks different in different settings, and therefore the health system must adapt to meet the patient where they are.

The PANEL framework highlights areas of further growth in transition medicine in the domains of participation, accountability, nondiscrimination and equity, empowerment, and legality.

Participation. Though not often the case in clinical medicine, transition medicine relies on iterative feedback from patients and families in process metrics. However, to further decolonize our practice, it is also critical that diverse providers—including traditional, religious, and spiritual healers—have input into transition processes. How can we create systems so patients, providers, and community members are able to actively partici-
participate in a way that works for them? How can this be done from a population perspective? In some contexts, virtual platforms for patient care have allowed for nimble and flexible care.\(^3\) This enables the clinic to meet patients and families at their home, where providers can meet pets or family members or see their gardens or artwork, for example, all of which promotes human-centered care. Alternative learning styles can be honored utilizing different platforms within virtual features. However, with globally unequal access to digital technologies, these approaches can be limiting for patients and families who lack access to this technology. In other contexts, other proven interventions such as community health worker programs and regional clinics may be more helpful. Patient advisory committees also serve as a dynamic way to promote care that is responsive to adolescents and young adults, built with the understanding that these committees should demographically represent the communities that clinics serve.\(^3\) Additionally, integrative approaches that accept various models of non-biomedical approaches to medicine juxtaposed with biomedicine are key. These could include patient co-referrals, collaborations between orthodox and traditional medical practitioners, and the creation of a unit for traditional medicine and healers in Westernized hospitals and clinics. Incorporating aspects of traditional healing in the training of health care practitioners and creating a space for knowledge sharing have also been proposed.\(^3\) These strategies are not a silver bullet, given the asymmetries in access to material resources and institutional recognition, as well as the marginalization of Indigenous beliefs and practices, that often shape contemporary health care systems.\(^3\) Assuming that many communities practice syncretic healing practices, how might transition programs—and all health programs—guarantee the right to pursue culturally concordant, structurally supported care?

### Table 1. A model for structurally supportive aging into adult-based care for young people with pediatric-onset disease

<table>
<thead>
<tr>
<th></th>
<th>Infancy</th>
<th>Childhood</th>
<th>Adolescence</th>
<th>Young adulthood</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Mental health care</strong></td>
<td>Interventions focused on contextually appropriate support and community building for caregivers and for infants with chronic illness</td>
<td>Community building that normalizes different abilities in school-age children and that continues parent-, family-, and guardian-centered support</td>
<td>Transformative justice models for adolescents that include community-based collective care, peer interaction, mobile technology, and psychosocial support groups; integrative care models that incorporate mental health care into primary and sub-specialty care</td>
<td>Avenues for young adults to share their own lived experiences with caregivers of infants with similar disease patterns (who are newly diagnosed); continuation of peer support and community engagement; integrative care models</td>
</tr>
<tr>
<td><strong>Multisectoral integration</strong></td>
<td>Clear and effective pathways for communication with multidisciplinary teams about support for tertiary and specialty care</td>
<td>Integration of early childhood education into care plan; clear and effective pathways for educators, mental health providers, and clinical providers to collaborate</td>
<td>Discussion of non-Western healing techniques (in addition to Western); inclusion of spiritual, religious, and community healers in care plan; continued collaboration with educational sector</td>
<td>Incorporation of care team into work or postgraduate schedules so that it centers the livelihoods of young adults; integration of policy and advocacy around issues concerning drug formulary and health coverage</td>
</tr>
<tr>
<td><strong>Transition readiness with intersectional lens</strong></td>
<td>Validation and recognition of historical and generational trauma during all touchpoints with the health system</td>
<td>Utilization and adaptation of transition-readiness assessments that have been co-created with patients and families with a variety of marginalized identities, understanding the nested contexts that adolescents and young adults live within</td>
<td>Co-creation of transition-readiness goals with the patient (and caregiver) centering what they want future providers to know about what is important to them, how they learn best, how they receive information best</td>
<td>Invited reflection on the transition process, with clear pathways on how to give feedback to providers; if possible, support to other younger patients from similar disease streams</td>
</tr>
</tbody>
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**Note:** The table outlines a model for structurally supportive aging into adult-based care for young people with pediatric-onset disease, emphasizing the importance of culturally concordant and integrative approaches in health care. The model considers various aspects of care from infancy to young adulthood, highlighting the need for inclusive and responsive care that respects diverse learning styles and cultural practices.
Ultimately, the point is that fostering participation must be done with intention.

**Accountability.** How do we create systems in which providers are accountable to their own bias? How do we promote self-reflection around the types of patients who often remain in pediatric-centered care versus the ones who are encouraged to transition because of divergent non-dominant identities? Part of the solution requires the implementation of enforceable, measurable, and consequential systems-based policy. Though transition policies are a commonly accepted methodology, what is often missed is the importance of accountable structures to promote equity (and stopgap inequity). Without this, these policies promote inequity. In Kumasi, Ghana, many successful transitions from pediatric to adult care employ the use of joint adult and pediatric clinics to assess these factors and address deficiencies that are identified.37 This allows both adult and pediatric providers to physically attend to the patient at the same time, improving care coordination, rapport, and trust toward the new providers. It also allows for more meaningful good-byes to pediatric providers. This is a context-driven solution, as Ghana’s National Health Insurance Scheme allows for two providers to collaborate, whereas in the US system, that would make for a challenging billing paradigm. We could, however,

<table>
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<tr>
<th>Table 2. Rights-based framework applied to the three pillars of structurally safe transitions of care</th>
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<tbody>
<tr>
<td><strong>Participation</strong></td>
</tr>
<tr>
<td>Patients, families, and communities defining what “optimal mental health care” looks like</td>
</tr>
<tr>
<td><strong>Accountability</strong></td>
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<tr>
<td><strong>Nondiscrimination and equality</strong></td>
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<tr>
<td><strong>Empowerment</strong></td>
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<td><strong>Legality</strong></td>
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imagine transforming the formal systems of payment to enable such care innovations.

**Nondiscrimination and equality.** Critical to enforcing this element of a rights-based framework is intentionality in the type and method of data collection. How are we creating transition registries? What data points about systemic bias and systemic oppression are being collected? When our patient with TSC in Ghana fails to transition, how are we capturing the financial burden of his antiepileptics that allowed him to begin to seize again? We recommend, in this vein, a registry with intentional equity indicators, attuned to the potential disparities in health care and access to care, not to mention lived experiences of care. It is important to build on existing structures while also recognizing the context within which they are practiced. Pediatric specialists should be encouraged to find transition-readiness assessments based on context-appropriate developmental readiness, disease stability, and sociocultural and economic factors.

**Empowerment.** Building social capital through community has been shown to support rights-based practice for healing. Christian Ntizimira refers to Ubuntu (*umuntu ngumuntu ngabantu*) as the African expression of “who we are” as a critical message for decolonizing end-of-life practice, through a shared community. Transition medicine benefits from similar decolonized ideals, where social capital can be pivotal to promote wellness, and community can be used as a resource for justice. We recommend youth-led psychosocial support groups that build community and help youth connect through shared experience. Chronic disease can be isolating and stigmatizing in many settings, and coming together to share experiences can be empowering and build protective factors in promoting well-being.

**Legality.** It is critical to discuss the Convention on the Rights of Persons with Disabilities when thinking about the legality for structurally safe care for this population. This convention, signed by both Ghana and the United States (but which only Ghana has ratified), centers on the aim to “promote, protect and ensure the full and equal enjoyment of all human rights and fundamental freedoms by all persons with disabilities, and to promote respect for their inherent dignity.” Using this as groundwork, it is imperative that there be legally binding policies that promote equity in access to care. Legal frameworks involving the voices of clinicians (both Western and non-Western) and patients must be advocated for before local, regional, and national governments. Important points for advocacy include supported decision-making, equity in medications on national formularies, and accessible health services for people with varying abilities.

**Conclusion**

Current definitions and accepted best practices of the health care transition from pediatric to adult care fail to intentionally recognize the diverse needs of adolescents and young adults with multiply marginalized identities and the overwhelming impact of racism and colonialism on HCT. In our experience, the current standard of care for practicing transition medicine promotes harm. We believe that the transition process should instead be viewed through three pillars—supportive peri-transitional mental health care, multisectoral collaboration, and transition readiness with an intersectional lens—in order to guide providers, systems, and structures toward equitable, safe, and holistic care for these populations. We hope that this model can promote the use of an actionable rights-based methodology in the field of transition medicine to facilitate more just and equitable HCT.

**Acknowledgments**

We wish to acknowledge our teams in the United States and Ghana. Specifically, we are grateful to Ahmet Uluer, director of the BRIDGES Adult Transition Program, for supporting us in prioritizing an equity-based approach to transition; Kessewa Gyan, Bernard Nkum, and Gustav Nettey for their dedication to the development of a rights-based transition process for youth in Ghana; and Angela Osei-Bonsu and Sheila Owusu for their dedication to mental health support groups for our neuro-di-
verse and chronically ill adolescents and young adults in Ghana, and for teaching us so much about prioritizing overall well-being in transitions of care.

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Social Accountability and Legal Empowerment Initiatives: Improving the Health of Underserved Roma Communities in Eastern Europe

MAREK SZILVASI AND MAJA SAITOVIC-JOVANOVIC

Abstract

Improving the protection of the right to health of ethnic Roma people is one of the most pressing public health challenges in contemporary Europe, as their life expectancy and health status remain significantly lower than their non-Roma counterparts. This paper analyzes Roma-led accountability initiatives that embrace social accountability and legal empowerment approaches to advocate for equitable fulfillment of the right to health. While these initiatives have led to the elimination of some harmful health practices (such as illegal cash bribes and violent and abusive treatment by medical professionals) and to improvements in health care, and some Roma communities have become driving forces for local and national health system reforms for advancing the fulfillment of health rights, the health inequalities affecting Roma communities remain significant. This issue also remains largely overlooked by European health research and policy experts, who are mostly reluctant to incorporate analyses of ethnicity and racialization into their research on health inequalities in Europe. The COVID-19 pandemic has further exacerbated these health inequalities.
Introduction

The quality, affordability, and inclusiveness of health care systems is determined by social practice, and structural factors such as environmental pollution and climate change, political and economic policy, access to public infrastructure, childhood development and education, poverty, and housing are fundamental determinants of health. Systemic racism and discrimination mean that these factors impact particular communities inequitably, and thus they influence health, disease, and medical practice. They make people less protected and more exposed to malpractice. The recent COVID-19 pandemic reinforced the impact of racism and discrimination on health.

Numbering around 12 million, Roma people are the largest ethnic minority in Europe. They are also the most disadvantaged ethnic minority in the region as a result of antigypsyism. Antigypsyism remains among the most conventional, unapologetic, and blatant forms of racism and ethnic discrimination in Europe. Despite political commitments made by European governments and the European Union (EU), progress has been limited in reducing the avoidable and unnecessary health inequities and discrimination in health care endured by Roma people. They continue to be disproportionately burdened by chronic and preventable diseases, excluded from prevention programs, underserved by health systems, and they often die young. Their life expectancy and health status remain significantly lower than their non-Roma counterparts in all European countries. Their health insurance coverage has steadily worsened, as has their subjective experience of exclusion from or unequal access to health care.

The scarce evidence on the effectiveness of interventions aimed at closing the gap between Roma people and majority populations in health outcomes is due to the reluctance of many European governments to collect ethnically disaggregated health data. These states defy the recommendations of the United Nations and the European Commission and fail to follow up on smaller-scale studies by universities and civil society. Indeed, despite the often alarming results of these studies, the health status of Roma people remains mostly ignored by European policy makers and public health professionals. The relative lack of data compounds other factors determining health status, such as continuous political instability in some EU member states; austerity measures in health care, housing, and education; and ethnic prejudice and racism on the part of medical professionals. According to the World Health Organization, accountability, participation, and equality and nondiscrimination are three main principles of the human right to health. This right also includes access to credible, locally generated evidence on issues with health service delivery.

In this paper, we focus on the decade-long mostly Roma-led initiatives to confront inequalities in health care provision in Romania, Bulgaria, and North Macedonia. These initiatives have led to Roma civil society’s increasing voice and representation in decisions concerning the quality and availability of health care services; the affordability and accessibility of health insurance; the availability of health education and prevention programs focused on childhood vaccinations, sexual health, and reproductive health; and living environments and public infrastructure. These initiatives have been driven by a conviction that building local capacities to collect and analyze evidence on the implementation (or lack thereof) of health policies and services in Roma communities will not only limit some harmful practices but also equip these communities with skills to further advocate for their right to health. The initiatives have been clustered around two main conceptual and methodological approaches: social accountability and legal empowerment.

Conceptualizing social accountability and legal empowerment

Social accountability is an evolving umbrella concept to promote civic engagement in order to hold governments accountable to their policy commitments. It employs a combination of tools, such as community monitoring and oversight of public and private sector performance, user-centered public information systems, public complaint and
grievance redress mechanisms, and citizen participation in resource allocation decision-making, such as participatory budgeting. It covers strategies developed in the last two decades to pressure institutions and their governing structures and to demand fairer, more effective, and more responsive public services.

Some of the key elements of social accountability are as follows:

- mobilizing and empowering people to make demands related to community priorities rather than to individual grievances;
- advocating and interacting with the state through “public space” and public deliberation;
- focusing on public goods and systemic problems, including resource distribution, failures in ensuring rights, and limited participation in policymaking;
- triggering formal sanction mechanisms and the imposition of political and reputational costs on responsible public authorities; and
- working fully with other strategies, such as policy advocacy, public planning, and cross-cutting alliances.

Social accountability requires that people focus on and prioritize specific policies or programs, be trained in data collection, and be supported by experts to request and receive relevant policy documents. It also requires that public authorities be incentivized (by possibilities of formal sanctions or reputational costs) and formally committed to respond to the members of society. Social accountability approaches are often accompanied by approaches to increase the legal capacities of vulnerable communities to seek legal redress.

Legal empowerment is rooted in a human rights-based approach to development, which recognizes that poverty results from disempowerment, vulnerability, exclusion, lack of information, and discrimination. It seeks to cultivate the agency and power of affected communities, provide practical and concrete solutions to legal problems, and employ paralegals and other non-lawyer professionals to support and educate lawyers about problems faced by vulnerable communities. Some researchers conceptualize legal empowerment as “the transfer of power from the usual gatekeepers of the law—lawyers, judges, police, and state officials—to ordinary people who make the law meaningful on a local level and enhance the agency of disadvantaged populations.” The concept includes a variety of tools: legal awareness-raising, legal service provision, mediation services and dispute resolution, law reform initiatives, and litigation. These tools aim to increase legal literacy and provide individual legal capacity to understand and use the law without creating an over-dependency on lawyers.

Community paralegals are often grassroots advocates who use their knowledge of the law to seek concrete solutions to local instances of injustice. Equipped with legal and administrative knowledge, community paralegals—in some instances supported by lawyers—can facilitate access to government agencies and mobilize their communities to attend to the human rights issues around them.

Some of the key elements of legal empowerment are as follows:

- empowering members of affected communities vis-à-vis their legal rights invoking existing legal regulations;
- focusing on rights violations and the structures that perpetuate them (the starting point is usually the individual, though systemic problems may be addressed);
- providing legal expertise and capacity to mobilize the community;
- enabling direct redress of grievances and potentially triggering changes in law and policy; and
- working with other strategies, such as policy advocacy and community organizing.

The main advantages of legal empowerment approaches are that they enable people to understand and apply laws and administrative rules and procedures related to their social welfare, housing,
education, and health rights, and they can lead to legal precedents that formalize and solidify policy change or that sanction an inefficient or discriminatory practice of service provision.

Social accountability and legal empowerment are also effective approaches for aligning the priorities of civil society organizations with the needs of their communities. However, the adoption of these approaches can be challenging, as it requires significant investments of human and financial resources over the long term. These approaches also presuppose that structurally vulnerable communities, while pressured by multiple deprivations, prioritize and strategically focus on a limited number of issues. Another challenge is bridging the local-national gap and translating local efforts into effective and transformative policy change. Although some studies have found that social accountability and legal empowerment can positively influence governments and other institutions, the most cited impact remains local.24

The public institutions most often targeted with social accountability and legal empowerment initiatives are those responsible for overseeing service provision in education, health care, infrastructure, and public works, including access to food and water.25 Health-related social accountability and legal empowerment approaches often focus on monitoring health service delivery (e.g., informal payments requested by doctors, number of births at health facilities rather than at home, child health visits, immunizations, and community nurses) over time. The most developed body of work on social accountability approaches in health comes from Sub-Saharan Africa (specifically South Africa), Latin America, Indonesia, and South Asia. In structurally vulnerable communities—from Dalit communities in India to Indigenous communities in Guatemala—social accountability has served as a powerful vehicle to inform communities about their health rights and stimulate their involvement in advocacy to improve health services in their localities.26 The impetus to mobilize and organize has stemmed from realizing that although the law mandates these services are not provided for these communities, or they are being provided in substandard or unevenly distributed ways. The goal of social accountability in vulnerable communities is to increase health care access by systematically recording malpractice and the lack of equitable access, as well as by organizing to demand compensation and improvement.

Targeting malpractice and the absence and poor quality of health services for Roma people in Europe

Coercive treatment and other violations of patients’ rights to consensual treatment and confidentiality can break people’s trust in health care systems. It has been pointed out that racialized groups experience this medical malpractice and abuse more frequently.27 Moreover, with limited awareness about health care provisions and social benefits, these communities remain sidelined from many aspects of public life, including access to quality health care services.

Since 2010, in partnership with Roma civil society, the Open Society Foundations has supported citizen-based accountability and legal empowerment initiatives designed to advance health and human rights, challenge discrimination, and improve access to quality health care services for Roma people in Eastern Europe. The initial interventions initially focused on legal empowerment. However, it was soon acknowledged that legal empowerment, in which a majority of cases deal with individual situations, needed to be complemented with community-level accountability-focused organizing.28 The combined approach of social accountability and legal empowerment was thus piloted for the first time in the case of European Roma people.29

In 2011, the first convening on social accountability in Roma health was organized. At the event, social accountability experts from India trained Roma activists from the Western Balkans, Romania, and Bulgaria. Additionally, a pool of activists attended trainings delivered by experts from the Public Service Accountability Monitor Initiative of
Rhodes University in South Africa and the University of Washington. In 2013, a regional network of Roma civil society and expert partners was established to support peer learning. That same year, a new strategic focus on narrative change that aimed to challenge stereotypes about Roma people by health care professionals was implemented. These new relationships and networks contributed to developing an international body of knowledge on social accountability and community monitoring, such as the Community of Practitioners on Accountability and Social Action in Health, to which Roma civil society organizations and experts have actively contributed.

These initiatives supported Roma civil society organizations in determining their approaches and adjusting them to their local contexts in the emerging Roma health field. While organizations in North Macedonia chose to focus collectively on specific issues such as immunization, those in Bulgaria and Romania chose to focus on a range of issues based on the prioritization of each community. Among these issues were illegal and informal cash bribes requested by medical professionals, access to the package of free medical services guaranteed by the law, access to pre- and postnatal care, and immunization coverage.

These social accountability and legal empowerment initiatives developed differently in different national contexts. In North Macedonia, the Association for Emancipation, Solidarity and Equality of Women (ESE) provided technical and methodological support for grassroots Roma organizations, including KHAM, National Roma Centrum, Initiative for Development and Inclusion of Communities, Romano Chachipe, Sonce, Association of Citizens and Educators for the Protection of the Rights of Women and Children, Association for Legal Education and Transparency, and Health Education and Research Association (HERA). In Romania, it took longer for this approach to gain traction, largely because the Open Society Foundations initiative’s inflexible conceptual and methodological design had ineffectively harvested local inputs. This approach eventually antagonized some of the more established Roma civil society organizations. Moreover, after Romania joined the EU in 2007, some Roma organizations began implementing large, administratively intense, EU-funded social service delivery projects and thus complemented state services. Finally, a dozen grassroots Roma organizations collaborating with Open Society Foundations were not confident that they could develop in-house expertise in conducting surveys and monitoring local health care policies and budgets without technical support. The Institute for Public Policy, a national watchdog organization, eventually stepped in to provide technical assistance, but this collaboration was short-lived as the organization went through a leadership transition and shifted its focus to the implementation of EU projects. As a result of largely top-down approaches and insufficient investment in building trust by donors, some Roma grassroots organizations did not fully embrace the hybrid approach of social accountability and legal empowerment, even after receiving training and technical support, and returned to social service delivery. Some organizations focused on addressing immediate individual needs through legal aid assistance, while others engaged in collective action based on existing health policy. The organizations piloting these approaches in Romania were O Del Amenca and APIS, which were Roma led, and Resource Center for Public Participation, Foundation for People Development, and Together for Them, which were non-Roma led. Despite the objective to support and develop Roma leadership, the abovementioned challenges, together with rigid, top-down methodologies applied by donors, resulted in a mixed composition of partners while some established Roma organizations withdrew their participation. In Bulgaria, several Roma civil society organizations with advocates in communities across the country (e.g., Largo Association, Center Amalipe for Interethnic Dialogue and Tolerance, World Without Borders, Thirst for Life, and the Diverse and Equal Association) adopted the hybrid social accountability and legal empowerment approach. Amalipe then offered technical support for grassroots initiatives such as the World Without Borders operating in the Stara Zagora region and the Largo Association based in
the Roma neighborhood of Iztok in Kystendil. These partner organizations have since become well-recog-
nized advocates for advancing health in their regions. Each organization has conducted regular community monitoring and evidence collection on health and social status and has used these data to evaluate policy implementation.

One of the most important cross-national outcomes of these initiatives has been the development of a more intense, and in some instances positive, relationship between affected Roma communities and local health authorities, which has resulted in the elimination of harmful practices and improved delivery of routine health services. Furthermore, authorities have begun to share information with Roma communities more transparently, which has led to a decrease in freedom of information requests regarding their health status and health interventions. Finally, the initiatives’ focus on relationships based on mutual recognition, evidence-based consultation, and community outreach has resulted in some public authorities adopting social accountability or legal empowerment approaches as a formal mechanism for monitoring the impact of their health policies. Below, we explore the main lessons learned from these initiatives.

Increasing accessibility and eliminating malpractice
The combined approach has been effective in challenging discriminatory and harmful practices, such as informal payments, violent and abusive treatment by medical professionals, and child pregnancy and early marriage. Community organizers and civil society organizations have documented and reported many cases of disrespect, abuse, and systemic lack of communication on the part of general practitioners, dentists, gynecologists, and other specialized medical staff when treating Roma patients. In some instances, organizers and civil society organizations have also pursued strategic litigation. The most common forms of malpractice identified include illegal payments imposed on Roma patients by medical professionals, unavailable dental care and other specialized services, and misinformation and coercive requirements for accessing health insurance, all of which limit their access to health services.

In North Macedonia, KHAM in Delchevo has developed a constructive relationship with the gynecologist in their area, persuading her to increase the number of patients on her roster instead of charging illegal payments. Similarly, the Roma Women Association in Shuto Orizari and HERA have logged instances of requested illegal cash bribes, pressuring doctors to stop asking for these payments, while at the same time educating and accompanying local Romani women to ensure that they are not charged. Informal payments have been reduced significantly over time as a result of these efforts. Notwithstanding these examples of progress, and despite each country declaring universal health care coverage, large numbers of Roma people lack health insurance due to administrative hurdles and payment requirements. In North Macedonia, KHAM successfully challenged a state practice of disqualifying from health insurance Roma people who unknowingly did not submit information about their income, which had resulted in criminal charges against Roma and other marginalized groups.

Another example of community-led action to establish missing specialized services is the provision of a dental cabinet for rural, majority-Roma communities in an area where there had been no dental services for several decades. Amalipe has gradually expanded the initiative by providing technical assistance to other civil society organizations and informal groups in 12 communities in all six regions of Bulgaria. It has also been leading advocacy efforts to introduce community monitoring as one of the formal monitoring and evaluation mechanisms for the National Roma Integration Strategies.

Furthermore, the majority-Roma community of Crnik in North Macedonia successfully mobilized to make services available from the general practitioner (GP) in their community. They organized to enact their right based on a regulation that stipulates that a municipality of their size should have a GP available in the community at least three days per week. With the support of
KHAM, which provided health education and helped local activists analyze the legislation and collect relevant documents, they submitted a petition to local authorities, resulting in a decision to approve a visiting GP service. Similarly, the Initiative for Development and Inclusion of Communities, Romani Chachipe, HERA, and ESE successfully lobbied the government to establish a gynecological clinic in the Roma neighborhood of Shuto Orizari in Skopje. However, the new gynecologist began imposing informal payments, so the community mobilized again, and the graft payment practice was abolished.

In our decade-plus experience exploring the best models of mobilization of Roma communities around health rights, we have discovered that in order to bring about structural change, there also needs to be a collective focus on accountability. Without such a component, mobilization efforts risk resulting in a continuum of random unsustainable administrative fixes. There is a need for strong community ownership in defining and rectifying harmful and discriminatory health policies.

_Transparency and evidence-driven action_

Doctors, nurses, and pharmacists routinely fail to provide adequate explanation to Roma patients about their medical conditions, and as a result, many patients with chronic diseases are unaware of their need for regular checkups. The work of Roma community paralegals and health mediators has resulted in improvements in health education among Roma communities, as well as in cultural competence among medical professionals.

The advantage of the combined approach is that paralegals are recruited from communities to which lawyers might have limited access. Evidence from Romania and North Macedonia demonstrates that the availability of paralegal services in Roma communities substantially increases their ability to pursue legal claims related to health rights. The paralegal sessions have been widely attended by community members, including both Roma and non-Roma people, who face challenges in the recognition of their rights as patients. This legal mobilization effort has become a source of integration and solidarity, especially in countries where public health systems are weakening or collapsing.

The focus on community-based accountability has enabled Roma communities to review how public health authorities implement formally declared commitments in their communities while at the same time placing the communities in constructive and evidence-based dialogue with authorities, often mediated by civil society organizations. When discrepancies between commitments and implementation have been identified, communities engage in evidence-based advocacy with relevant public authorities directly responsible for policy.

In Romania, Roma-led initiatives have succeeded in collecting relevant evidence on health inequalities endured by Roma people, which has been used in local negotiations with health providers and to contribute to national and European policy. For example, during a measles outbreak in 2018, there were 64 deaths reported, including 58 children. All cases were from regions with large Roma communities that were insufficiently immunized. The Together for Them association, based in Cluj, mobilized the local Roma community living near a garbage dump on the outskirts of Baia Mare to demand their right to immunization. As a direct outcome of the association’s work, immunization coverage, which had previously been below 50%, rose to over 60% in one year and continued rising thereafter.

In Bulgaria, through door-to-door outreach, Roma civil society organizations have mobilized communities to identify and monitor health-related problems, tracking and documenting progress or lack thereof. They also support informal community-based groups in engaging in advocacy with local health care stakeholders. They have developed a system of citizen report cards (participatory surveys to grade public services), community score cards (compiling information on community experiences with public services based on focus group discussions), and social audits (community assessments of public records and on-site assessments of the utilization of public resources). Such monitoring has assisted Roma advocates in making evidence-based arguments to demonstrate system-level failures and
in engaging with those in power to enact measures to address these failures. Among the most common issues that have been raised are graft payments, health insurance inaccessibility that limits access to health services, and lack of dental care and other specialized services. Organizations have addressed some of these issues directly, such as by identifying an eye care provider to offer consultations and provide glasses at reduced prices, while other issues have required more systematic engagement in terms of community awareness and advocacy.

The work of the Largo Association in the Roma neighborhood of Iztok in Kyustendil, Bulgaria, has also been acknowledged by national and international actors. Its community moderators have conducted regular community health status monitoring as a result of an annual action plan developed in partnership with the regional health inspectorate. Most of the association’s outreach work has addressed sexually transmitted infections, immunization, and maternal health, as well as the implementation of a public ordinance that allows free gynecological examinations for pregnant women from socially excluded communities. These priorities emerged as outcomes of frequent community consultations and monitoring. For example, when the Largo Association uncovered the practice of Romani women being rejected from the free prenatal care appointment for uninsured women that is mandated by law, it worked together with the regional health care inspectorate to provide guidance to medical practitioners and enforce this right. It has also developed a productive relationship with the local hospital, resulting in increased satisfaction among Roma patients.

In North Macedonia, ESE has developed a close working relationship with health authorities that enables channeling evidence collected by local Roma organizations, and their recommendations, directly to the North Macedonian government.

The evidence collected through community monitoring, budget monitoring, and social audits has fed into different policy monitoring and evaluation reports, including the review of the implementation of the national Roma inclusion strategies of the European Commission. Consequently and quite uniquely, some EU documents and some national documents include data collected and interpreted directly by marginalized Roma communities in Bulgaria, Romania, and North Macedonia.

**Policy advocacy and adoption of approaches by public institutions**

Roma-led initiatives have led to some cases of the institutionalization of community-led accountability efforts while preserving some degree of their watchdog capacities and professional independence. In North Macedonia, several civil society groups set a common priority of monitoring the implementation of the National Program for Active Care of Mothers and Children and the National Prevention of Cervical Cancer Program. By documenting patterns of issues in terms of access to health services among Roma women and children in different parts of the country, the organizations were able to demonstrate that these are not isolated issues and to advocate for systemic health care reforms to eliminate the inequities experienced by Roma communities. The organizations identified key barriers faced by Roma people in accessing benefits and services provided by national programs and served as bridges between communities and health care professionals. One of the main outcomes of their work is that these national programs have introduced specific commitments to conduct educational sessions for vulnerable groups, including Roma women, with an associated budget allocation. The organizations have also managed to push for health budget increases for vulnerable communities. Moreover, with the support of HERA’s informal group of Romani women from the Skopje neighborhood of Shuto Orizari, the National Roma Centrum in Kumanovo has focused its social accountability work on the sexual and reproductive health and rights of Romani women in North Macedonia. One of the outcomes of this work has been the inclusion of free contraception for women from marginalized groups in the Sexual and Reproductive Health Action Plan for 2010–2020.

In North Macedonia and Romania, a law is
under consideration to enable municipal funding for community paralegals. Further, in 2018, the Ministry of Health and National Employment Agency of North Macedonia adopted social accountability approaches developed by civil society organizations to monitor the implementation of its health and employment programs. And the Open Government Partnership has trained its employees to partner with civil society in conducting social audits.

In Bulgaria, some of the 12 community centers established by Amalipe have been receiving financial support from local municipalities since 2011. While this development has provided for more sustainability beyond private-donor project funding, it may have also affected their ability to hold local authorities fully accountable.

Obstacles to scaling up local-level interventions to national-level policy advocacy and the disconnect between the data gathered through community monitoring at the local level and the national policy advocacy priorities identified by civil society organizations remain the main challenges in the implementation of the combined approach to improving the health status of Roma communities. Many organizations have focused on meeting people’s immediate needs through legal aid and individual trade-offs with local authorities, while refraining from striving for more systematic change. In this context, they have tactically opted for “liberal empowerment” that focuses on individual growth and the rational action of social actors based on individual interests, and have underexplored “liberating empowerment” as a process where those denied the ability to make strategic life choices acquire such an ability in terms of resources and agency for collective action and structural change. This trend became evident when the COVID-19 pandemic hit Roma communities in 2020.

Community-led accountability during the COVID-19 pandemic

The impact and devastation of COVID-19 on Roma communities was twofold: the virus itself and the repressive, discriminatory, and double-standard emergency measures of the governments that ignored United Nations recommendations. At the beginning of the pandemic, United Nations experts warned governments that their measures must not be used as a basis to target particular groups, function as a cover for repressive action, or be used to silence human rights defenders, and that state responses must be proportionate, necessary, and nondiscriminatory. However, many Roma communities found themselves collectively quarantined by the army and police, with limited access to food, primary health care, and essential medicine. Elderly Romani people suffering from chronic diseases and pregnant women were the most severely affected.

The supply of water and disinfectants provided at the entry points to the communities was often temporary and then discontinued after the emergency quarantine was lifted. Roma children were largely failed by education systems during the transition to online learning, as they were not equipped for distance learning (due to, among other things, a lack of access to internet, computers, and physical spaces for learning).

Most local organizations and organizers promptly refocused their efforts to focus on the COVID-19 pandemic and reshaped part of their operations to humanitarian aid (e.g., in North Macedonia, where organizations implemented Red Cross services in Roma communities). During the early stages of the pandemic, they focused on ensuring that Roma communities had access to essential public health measures, such as disinfectants, testing, medicines, and vaccines, and that Roma outreach workers (health mediators, community nurses, and health emergency support staff) had access to adequate personal protective equipment. It became increasingly clear that in the context of their work, the largest challenges were misinformation campaigns and vaccine skepticism among Roma communities.

The latter became an overwhelming factor for community organizers and organizations practicing social accountability and legal empowerment approaches, as the high level of mistrust in medical interventions among Roma people—who have
historically been subjected to unethical medical experimentation—grew ever stronger in the context of repressive and double-standard approaches from governments and public health experts.52

Even if there is anecdotal evidence that the communities supported by organizers responded better to misinformation campaigns and demonstrated higher vaccine uptake, organizers often withdrew from high-profile campaigning due to threats and personal assaults. On the whole, the COVID-19 pandemic deepened mistrust in medical interventions and rolled back some of the previous achievements of Roma-led initiatives in the areas of social accountability and legal empowerment.

Conclusion

Social accountability and legal empowerment initiatives aim at better aligning health care system priorities with human rights and right to health frameworks. These initiatives build on and highlight the work that Roma communities have been doing regarding their right to health and channel the support of non-Roma experts (including lawyers, scholars, human rights workers, and health professionals). They also challenge structural discrimination, racism, and “antigypsyism” in health care establishments, as well as incidents of malpractice and abuse in health care facilities. By promoting Roma participation and direct input in health-related decision-making and monitoring of health programs, these initiatives also help dismantle power dynamics that lead to the exclusion of Roma people. These initiatives also increase the legitimacy of professional Roma civil society organizations because they bring them closer to and make them more accountable to their communities.

However, it is also important to recognize that the application of rigid methodologies and top-down approaches in different national and local contexts has sometimes resulted in weakened trust, the imperfect harvesting of local inputs, and the withdrawal of key Roma civil society organizations.

Many Roma people live in poor and segregated neighborhoods. Spatial segregation and social exclusion are often accompanied by substandard living conditions, including poor sanitation, a lack of public utilities, and environmental hazards (such as toxic industrial waste, garbage dumps, floods, and the intermingling of waste and drinking water), all of which adversely affect their health. Beyond addressing discrimination in access to quality health care, many Roma civil society organizations and activists are working on the issues of housing, employment, and education. In fact, they were doing this before they started working on health, and thus, from the inception of these initiatives, they recognized the important role of social determinants of health.53

The most transformative outcome of this decade-long effort is that European health care systems have effectively become less hostile toward Roma people. The assistance of paralegals from the Roma community has lessened the open and outright abuse of Roma patients in health care settings. These paralegals have also been successful in reducing administrative barriers and providing access to personal documents, thereby fostering individuals’ access to health care.

Most of the initiatives have developed specific thematic foci on improving the reproductive health of Romani women, the immunization of Romani children, and individuals’ access to personal identity and health insurance documents. Perspectives related to gender and youth have thus been central to the overall framework of these initiatives. Although we can argue that reproductive health and children’s health are the most developed areas when it comes to legal mobilization around Roma health, there are mixed results, with no clear trend predicting broader structural change in these areas.54

While these community-organizing initiatives are well endorsed and adapted to local and national contexts, more effort needs to be made to develop collective advocacy-focused and community-driven actions that tackle structural rather than individual factors affecting Roma people’s right to health. Roma people continue to be described as “hard-to-reach communities” by public health and medical professionals, and they are often portrayed as being responsible for their unequal access to health care services. Although segregation in health care facil-
Ities has been legally challenged, it continues to be practiced across Eastern Europe.

Scaling up local and community-level initiatives to national policymaking and the disconnect between the evidence from community monitoring at the local level and the setting up of national-level advocacy priorities are the main remaining challenges. The focus on administrative procedures and local health care practices has been effective but has not brought about transformative change in the broader legal and policy systems. Although most organizations have developed solid skills in documenting and organizing legal cases exposing medical and bureaucratic malpractice in health care, they have yet to find a way to use this evidence to develop impactful strategic litigation and advocacy plans. In reality, grassroots organizations and community organizers have found it difficult to utilize the evidence for developing purposeful legal and policy change efforts. Moreover, focusing on meeting immediate needs through legal aid and individual trade-offs with local authorities, while refraining from striving for more systematic change, has had consequences in their communities in terms of keeping communities in a passive recipient position, while civil society organizations take on the role of service providers.

Furthermore, while community paralegals have greatly assisted individual Romani patients and been effective in helping Roma people make use of the health care system, human rights lawyers and the Roma movement more broadly have yet to capitalize on these local successes. Most of the lawsuits submitted to courts make use of criminal and not civil (antidiscrimination) laws. Most of the paralegals and health organizers prioritize mediation approaches. We argue that this is the right approach and that human rights lawyers and professional civil society organizations are structurally better positioned to engage in confrontations with the state. The paralegal work has relatively small transformative potential if strategic litigation and policy advocacy are not sufficiently employed to take up their communal work and confront the state. It is also because of the above challenges that “limited consensus remains on the effectiveness of legal empowerment interventions in optimizing health outcomes.”

We also recognize that limited access to quality health care services does not fully explain the gap in Roma health outcomes. The poor health status of Roma communities is significantly determined by social and environmental inequities, their living environment, and the political and socioeconomic context in which they live. Racism and ethnic discrimination would continue to determine the health outcomes of Roma people even if national health care systems were efficient. Advocates must therefore engage in efforts that go beyond the right to health and integrate all of the aspects of social, economic, and political life that determine the health of Romani people.

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The Right to Health Care Viewed from the Indigenous Research Paradigm: Violations of the Rights of an Aymara Warmi in Chile’s Tarapacá Region

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Abstract

This paper reflects on the right to health care from the Indigenous research paradigm. We analyze the case of an Aymara wise warmi (woman) who died after the Chilean health care system failed to provide culturally appropriate care. In the wake of her death, our cooperative launched an interdisciplinary and collaborative research project in an effort to file an administrative complaint against the family health center that treated her. We explore the events surrounding her treatment and death, as well as the institutional written response. Our work elucidates the significant differences that exist between institutional and Indigenous perspectives on what constitutes a violation of the right to health care. We demonstrate that in order to establish the existence of such violations, Aymara people are compelled to develop evidence using a naturalistic scientific and legal framework that does not coincide with their ontology. Consequently, some events and violations are not legally recognized as culturally inappropriate health care unless they are viewed through an Indigenous lens. Finally, we reflect on the problem of evidence production, specifically regarding the right to health care. We argue that the fight for the right to health care can benefit from the Indigenous research paradigm—not only for the benefit of Indigenous people but also to provide culturally appropriate care to all people.
Introduction

They came and took her against her will using deceitful tactics. They said they would just remove some liquid and bring her back, but my mother never returned. They took her away. My mother was much happier being treated by a qulliri, someone with a great deal of knowledge developed by our ancestors. They heal people with herbs and other things.¹

Stories like this one are part of the social memories and shared histories of Indigenous communities worldwide and are important for studies on the provision of culturally inappropriate health attention. This paper explores violations of the right to health care (considered part of the right to health) involving Indigenous peoples. We focus on the case of an Aymara wise warmi (woman), her family, and their community in the Tarapacá region of Chile. Doña Francisca died after the health care system failed to provide culturally appropriate care. Our analysis is based on an interdisciplinary and collaborative research project conducted by our cooperative after her death. We offer scientific and legal evidence that served as the basis of an administrative complaint filed against the family health center responsible for her care, the purpose of which was to prevent further harmful actions by that specific facility and the state.²

The family’s testimony and the documents required to file the administrative complaint inspired two related questions regarding the Indigenous perspective. First, which knowledge system should we use to develop the evidence that allows us to identify rights violations against Indigenous peoples? Second, does the right to health care as enshrined in law include all of the dimensions appropriate for our Indigenous communities?

Reflections on the violation of human rights in health care tend to ignore both of these questions.³ The traditional approach requires Eurocentric scientific evidence concerning rights formulated in accordance with a Eurocentric matrix.⁴ As Linda Tuhiwai has argued, there is

(1) a legal framework inherited … which includes views about what constitutes admissible evidence and valid research; (2) a “textual” orientation, which will privilege the written text (seen as expert and research-based) over oral testimonies (a concession to Indigenous “elders”); (3) views about science, which will allow for the efficient selection and arrangement of “facts”; (4) “rules of practice” such as “values” and “morals,” which all parties to the process are assumed to know and have given their “consent” to abide by, for example, notions of “goodwill” and “truth telling”; (5) ideas about subjectivity and objectivity which have already determined the constitution of the tribunal and its “neutral” legal framework, but which will continue to frame the way the case is heard; (6) ideas about time and space, views related to history, what constitutes the appropriate length of a hearing, “shape” of a claim, size of the panel; (7) views about human nature, individual accountability and culpability; (8) the selection of speakers and experts, who speaks for whom, whose knowledge is presumed to be the “best fit” in relation to a set of proven “facts”; and (9) the politics … and the way those politics are managed by politicians and other agencies such as the media.⁵

Despite the fact that the right to culturally appropriate care is clearly established in General Comment 14 of the United Nations Committee on Economic, Social and Cultural Rights, legal and epistemological systems are overwhelmingly Eurocentric.⁶ There are at least three key aspects of this reality that deserve further attention. First, the two primary references that can be used to address the problem of the right to health care from a legal perspective (biomedical law and the right to health care for Indigenous peoples) fall under the umbrella of a legal monism that assumes that the state is the only entity that produces and applies legal standards.⁷ However, Indigenous peoples have their own systems of representation, values, and principles for regulating social organization that do not align with European approaches, and these must be considered legal systems in their own right (articles 5, 34, and 40 of the United Nations Declaration on the Rights of Indigenous Peoples). In the area of the right to health, this opens up the possibility of exploring the right to health care from an Indigenous perspective and of using an intercultural approach to the law.

Second, from an Indigenous perspective, producing evidence may require making assumptions
that are not shared by modern Eurocentric science. Science is based on naturalist assumptions; that is, it assumes the existence of an area of reality (nature) that is governed by its own laws (the laws of nature) and is separate from the domains in which intentionality, human action, agency, or historicity operate as a sphere of human decisions. However, for the Aymara people, there is reciprocity between human and non-human entities (e.g., the mallkus, or sacred mountains) that departs from and surpasses naturalism. Eurocentric science has been used to persecute, destroy, and colonize other forms of knowledge. This leads us to ask how we can legitimize evidence that does not share the naturalistic assumptions of modern Eurocentric science. This is a problem of epistemic (and ontological) pluralism.

Third, in the health care field, Indigenous peoples do not engage in medical monism. Rather, they articulate medical knowledge through praxis (especially biomedical and Indigenous medical knowledge). Should we restrict the analysis of the violation of rights to the evidence presented from a biomedical perspective? Do other forms of medical knowledge have the right to produce their own evidence, even if it does not coincide with the biomedical point of view? Through these questions, we show the problems that arise when using a homogenizing approach to medical pluralism.

It was due to this complexity that we adopted the Indigenous research paradigm, which emerged in the 1970s and has since contributed to redefining research with and from Indigenous peoples. We use the term “Indigenous research paradigm” in the singular because this is how it is established in the literature. Furthermore, it is important to note that this convention does not annul the diversity of Indigenous views; rather, it emphasizes shared aspects that go beyond and prevail over the colonial nature of scientific research. It is also clear to us that these views are specific to each Indigenous peoples and that differences exist between communities.

This complex approach is based on the need to decolonize research. The Indigenous research paradigm seeks to open up a space for including Indigenous people as producers of knowledge. This stands in contrast to other research paradigms in which Indigenous peoples are seen only as objects.

Like any paradigm, it makes explicit the ontological, epistemological, and methodological assumptions implicit in conducting research. The Indigenous research paradigm is unique in that it recognizes the participation of Indigenous peoples and considers their ontologies, methodologies, values, and sociocultural, economic, and political practices, most of which are symbolically or materially violated within the colonial logic of research.

This paradigm is the only one that allows us to work systematically from an ontological, epistemological, methodological, and axiological pluralistic perspective.

Specifically, it allows us to do the following:

1. Develop knowledge about Indigenous peoples that recognizes the connection between knowledge production and coloniality.
2. Recognize Indigenous peoples not only as objects of research but also as producers of knowledge.
3. Validate the intrinsic value of our own (Indigenous) knowledge, even when it does not fit into the scientific and naturalistic standpoint.
4. Adapt methodology to community practices, to their ethical standards and, at the same time, to the demands of academia.
5. Avoid separating knowledge production and the Indigenous political struggle.
6. De-center the focus on the individual and expand research to consider family, community, and territorial domains.

Although there is a considerable amount of literature on health and Indigenous peoples, including studies on the right to health care as one of the fundamental aspects of the right to health, very little research has been conducted on the right to health care from the perspective of this paradigm. We have adopted the decolonization of methodologies perspective, which is very much a part of the Indigenous research paradigm. In this paper, we develop the methodological proposal ad-
Advanced by Adimelia Moscoso, which incorporates Aymara methodological practices. Moscoso is a member of the Cancosa and Chalvire Indigenous communities. Over the course of her career, she has sought out research approaches that reduce the reproduction of colonial power and adapt to communities’ characteristics and needs. In her master’s degree thesis, she defined the categories required to do so: care through attachment, recognition of the Aymara approach to time and space, lurjipan uñasíña (observation), the use of oral archives, the use of broad thematic guidelines in the territory (in situ) of the Aymara, oral informed consent and reciprocity, responsibility, and respect for communities and individuals. She has determined that these safeguards are necessary for generating trust, security, and respect.

We, the authors of this paper, are members of the Cooperativa Apacheta (Apacheta Cooperative), an entity focused on the rights of Indigenous peoples. The cooperative includes both Indigenous and non-Indigenous individuals. Our analyses reflect an interdisciplinary approach that draws on expertise developed in the fields of medical anthropology, sociology, psychology, Indigenous rights, and the right to health. Most importantly, they reflect our scientifically informed Indigenous perspective, which has been forged through intercultural dialogue involving members of Aymara communities in the Tarapacá region and non-Indigenous stakeholders who have been supporting Aymara struggles for more than a decade. As a result, each time we identify the analysis as emerging from our Indigenous perspective, the reader must recall that we are presenting analyses rooted mainly in local Aymara culture. While those analyses may be informed by the various scientific disciplines in which we have been trained, that training also allows us to identify aspects that are fundamental to the analysis that we are conducting but that the scientific approach leaves out.

We note that most of the analyses that we conduct from our Indigenous perspective reflect the reality of Indigenous elders living in rural communities in the Tarapacá region. This reality differs from that of the Aymara who belong to other age groups or who live in other localities (especially urban spaces), and the forms they have adopted in terms of Indigenous cultural practices.

The paper is structured as follows: We begin by presenting the main aspects of Doña Francisca’s case. We then analyze them from the perspective of the Indigenous research paradigm. This means that we include arguments grounded in scientific disciplines, as well as arguments that arise from our own Indigenous perspective. Finally, we outline the main conclusions that can be reached based on this case to elucidate critical aspects of the Indigenous research paradigm in the analysis of the right to health of Indigenous peoples.

The case of Doña Francisca

Doña Francisca came from a family of farmers and artisans that is part of the Willq’e community. Its members follow a centuries-old tradition based on Andean medical knowledge. The medicine practiced by the people of this community is not a form of “alternative” medicine; rather, it is their primary form of health care, and they prefer it over biomedical care due to the undesired side effects of the latter. Doña Francisca was recognized as a wise woman, as she was one of the few people alive familiar with her culture’s knowledge. In this respect, she took on the responsibility of conveying this knowledge to the new generations. This is one of the main objectives of the Children of Willq’e Aymara Indigenous Association, of which she was a founding member.

Doña Francisca eventually sought care at the family health center in the village of Pica, a state-run clinic based on a biomedical approach. Her chief complaints were type 2 diabetes (for which she received insulin), high blood pressure, and stage 5 chronic kidney failure (which was under control). However, in July 2019, she stopped going to the center because her medications began to produce side effects. The doctors told her she needed to use a catheter, but Francisca refused to consent to that approach. Francisca also told her family that she did not want to undergo dialysis.

Doña Francisca was also being treated in accordance with Andean medical knowledge with...
the help of her partner, Francisco, a traditional yatiri (Andean shaman) and qulliri (bone-setter and herbalist) from the village of Caquena in Putre. According to her family and Francisco, the treatment was based on plants such as pinga pingo, quinoa bark, marancela, parsley, and celery. Francisca also received care at home, which helped her on various occasions when she was seriously ill.

On Friday, August 28, 2020, an ambulance arrived at Francisca’s home. No one had called for it. It is still not clear why it was sent. Maybe a neighbor was worried; maybe the health center took the initiative. Whatever the case, the ambulance crew took Francisca with them, telling her that she was only to undergo tests at the health center, which was untrue. She and her partner voiced their opposition, but they took her with the excuse that they needed to extract liquid from her lungs and would bring her back home promptly. They said they would call her sons to update them. They administered a PCR test for COVID-19 and proceeded to take her to the city of Iquique (more than 117 kilometers away). All of this was done without consulting with or informing her family. Francisco told his partner’s son what was happening. With the help of an acquaintance who worked in the hospital in Iquique, the son found out that his mother was in a special ward for people suspected of having COVID-19. The doctor on duty told him that his mother was stable and that they had decided to keep her in the ward until Monday.

On Monday, August 31, the PCR test results became available and indicated that Francisca had COVID-19. The entire family was ordered to quarantine in their home, even though her son regularly took PCR tests for work. The son asked to take another PCR but was forcefully told that he could not. The family was told they would be fined if they did not comply with the quarantine. Their inability to be with and support Francisca had a significant emotional impact on the family.

The next day, Tuesday, September 1, arrangements were made to bring Francisca home so that she could continue to quarantine there. She was released from the hospital on Wednesday, September 2. However, she was in an awful physical and mental condition; she could not recognize anyone or even speak. No one in the house slept that night because of her pain and discomfort.

On Thursday, September 3, a doctor was called to examine Francisca and decided that she would have to return to the hospital in Iquique. She was taken back to the facility that same day. The family received a call from the hospital that evening informing them that she was seriously ill and was not likely to survive. The family was told that Francisca had passed away the next day at approximately 2 a.m.

Because her son and her partner were in quarantine, one of Francisca’s sisters had to manage the matters related to her death. The sister asked the funeral home to drive the hearse past her house so that Francisca’s son and her partner could say some semblance of a goodbye. However, the health officials and the police refused to allow this. As a result, the family had to wait for their quarantine to end and for the cemeteries to reopen to say their farewells, which did not occur until the end of October. The family is still dismayed by what happened so abruptly to Francisca, as they feel it was not her time. Some of them are receiving psychological support because of the circumstances surrounding her death, which have made it very difficult for them to mourn.

All of this was included in a complaint alleging that Francisca’s rights had been violated because the facility failed to provide culturally appropriate care, ask for informed consent, and respect patient and family decisions. Such rights are guaranteed by Chilean Law 20584 on Patients’ Rights and Duties, which also outlines a procedure for filing complaints so facilities can remedy irregularities. The aforementioned regulation also allows for an appeal to be filed with the Health Superintendency if the response to the claim is unsatisfactory or the irregularities reported are not addressed.

Once the complaint was filed, the family health center issued a written response concluding “that there was no lack of service as alleged by the claimant, nor a violation of the patient’s rights, mainly because the medical care provided was within our powers as a primary care provider.”

This response was deemed unsatisfactory
by the family, who took the case to the Health Superintendency, where it is currently pending. The following analysis addresses Doña Francisca’s experience and elements of the written response provided by the family health center. Both elements are part of the same alleged lack of cultural appropriateness.

The violation of the right to health from the perspective of the Indigenous research paradigm

The events described above constitute clear violations of the right to health. Certain elements would constitute a violation of any person’s rights. The most prominent are the provision of incomplete information, insisting on performing procedures without the patient’s consent, and the exposure to risks associated with the care received when a precise diagnosis has not been provided. Furthermore, other interventions specifically violated the right to health care of Indigenous peoples, including the obligation to protect free and equal access to health care promotion, protection, and recovery, as well as an adequate response to the other factors that influence health, as enshrined in international law (including Convention 169 of the International Labour Organization, “Right to basic health care is a fundamental right to life and States have an obligation to provide proper health services to all citizens.”)

According to Chilean regulations—Indigenous Peoples Health Policy, General Norm 16 on “interculturality in health services”—culturally appropriate attention does not depend on a request made by the patient. It is actually the health care provider’s responsibility. Comprehensive services with an intercultural approach must be made available to guarantee access to health care. As stated in the policy, “The model of care with an intercultural approach must incorporate cultural appropriateness of services, understood as the adaptation of services to the characteristics of the culture.” This means that it is not enough to develop such programs. As noted by Jorge Contesse, there must also be “training for health care operators in conducting case-by-case analyses of ethnic affiliation and the possible implications that said circumstance would have for the provision of an examination and treatment.” This is even more critical in cases in which providers are aware that the patient identifies as a member of an Indigenous community, as in this case.

Failure to provide culturally appropriate health care

The health system recognized the absence of culturally appropriate care but tried to hold Francisca responsible for this deficiency. The institutional written argument was that “when the patient’s medical file was reviewed … it was impossible to find any request of culturally appropriate attention.” This deficit is a clear violation of international standards on the right to health of Indigenous peoples. As noted in an interpretative guide to Convention 169 of the International Labour Organization, “Right to basic health care is a fundamental right to life and States have an obligation to provide proper health services to all citizens.”

Lack of familiarity with the articulation of medical knowledge

One of the arguments in the state’s written response
to the complaint is that culturally appropriate health care was not only not requested but unnecessary. The response states, “In fact, she has been visiting our family health center for various treatments and benefits for years.” Regarding this point, we must first clarify that an Indigenous person seeking care at a biomedical health care center, even over a prolonged period, does not exempt the center from its duty to provide culturally appropriate health care. On the contrary, it is precisely the fact that native peoples use biomedical treatment and Indigenous medical practices simultaneously that makes such a provision imperative. Medical anthropology has studied this for more than 50 years in terms of medical pluralism, stressing that in the case of Indigenous peoples, there is often an articulation between different forms of medical knowledge and not the exclusive use of one or the other. The same point has been raised in the Tarapacá region of Chile.

Which aspects can facilitate or hinder such articulation from our Indigenous point of view? First, if an ailment occurs within the family domain and is handled by an Indigenous health care provider, it is unlikely that the ailing person will visit a biomedical health center. Biomedical care is imperative only in certain situations—for example, when it is deemed that a person is close to death and that such attention can prolong their existence in the earthly domain (Aka Pacha).

Second, the reluctance among Aymara elders to rely on care provided by the family center is often due to the proposed interventions being considered invasive, from a perspective in which the body must be kept “closed” to protect a person’s health; thus, any interventions that “open up the body” are rejected.

Third, such reluctance is related to the side effects of conventional medicines. For the Indigenous communities of the Tarapacá region, it is believed that patented medications may benefit one part of the body but harm another. This is based on a relational understanding of the human body. Members of these communities believe that treatment based on medicinal herbs always benefits the entire organism and has no side effects. In this regard, protocols for providing treatments with cultural appropriateness do not exist within the Chilean biomedical system. From our Indigenous perspective, special consideration is necessary, especially in the case of the elderly, as they are accustomed to treatments based on medicinal herbs and understand that their bodies have less resistance to the ingestion of chemical elements.

Fourth, the willingness to seek treatment will depend significantly on recibimiento (reception), the way trust and familiarity are forged. “Reception” allows people to express how they are experiencing the ailment emotionally, physically, and spiritually. If there is no respectful approach, especially with a jachamama (grandmother), there is unlikely to be a willingness to reveal their actual ailments. These ailments may be related to their failure to deliver on promises made to protective entities such as Alak Pacha, Manqha Pacha, and the saints. The intercultural facilitator, a state employee belonging to an Indigenous people whose role is to articulate the needs of users of Indigenous origin with the health care network, should play a vital role in this context because they must understand the patient’s language and worldview. They must also pay attention to the history of persecution and subordination of the patient’s forms of knowledge. This is critical because even today, health care teams hold prejudices, disparage patients’ beliefs, and punish patients who ascribe to other world views.

From our Indigenous point of view, the criticism of Doña Francisca’s decision to visit the family health center “only intermittently” (as the written response describes) is grounded in medical monism. By insistently denying the contribution made by Indigenous medical knowledge to the treatment of Francisca’s ailments, the health center interprets the alternating between both forms of medical knowledge as an interruption of treatment (intermittency). In other words, a situation of medical pluralism is negatively perceived from a monistic medical perspective.

This monism is in and of itself a violation of rights, given that Chile’s health care policy on Indigenous people states that “the recognition that no medical system can satisfy all health care
needs on its own suggests that the official model should not be viewed as the only desirable and valid approach.”

The imposition of biomedical interventions without the patient’s consent

An additional element of the lack of cultural appropriateness was the failure to secure free and informed consent to the proposed biomedical treatment. The complaint established that Francisca was misled about the medical procedures, where she would be taken, and how long she would be away from home. This information was provided without the assistance of an intercultural facilitator, although Chilean regulations require such services to be provided.

According to these regulations, “Intercultural facilitators should be the link between the health team and the indigenous communities. They must be people who belong to an indigenous community and be endorsed by it.” Among their functions, the regulations note, are to “guide, inform and support the patient and their family members when they require outpatient and inpatient health care [and] ... support the patient and the health team in resolving situations where the cultural aspect is relevant to health recovery.”

In Francisca’s case, the entire informed consent procedure was flawed because it entailed coercion. This coercion occurred when she was at home with her partner, and the ambulance came to take her away. Considering that she was refusing the medical care, the medical personnel needed a written and signed document proving that refusal. However, Doña Francisca was afraid of signing any document in light of other occasions in which such a signature brought adverse consequences to her and her community. She also observed that the staff was especially insistent on having her sign, which further entrenched her distrust of the situation. Later, we will discuss historical-structural reasons for her refusal to sign.

The critical point here is that when the complaint points out that Doña Francisca was taken against her will, the health center’s response asserts that the lack of a signed document refusing the treatment proves a *tacit* expression of willingness on her part. This assertion misinterprets the facts because the lack of such a signed document reflects her refusal to sign and is not a “tacit expression of willingness” on her part.

From our Indigenous perspective, we are fully aware of the negative impacts that the signing of documents has had on our people. This historical reality underpins Francisca’s mistrust and should lead us to consider that it is legitimate for a person’s consent to be expressed orally and in their mother tongue. Historically, the Aymara people have used the spoken word to transmit, communicate, dialogue, and legitimize their present and past experiences. From the Indigenous perspective, oral expression has as much or more value than the written word because it has an axiological meaning: it brings the *value of the word* into play.

Such a refusal should have led to the search for all possible alternatives to provide culturally appropriate information. The staff’s failure to do so calls into question the procedure of consent. How can someone validly give their consent to something if they do not fully understand what it is they agree to? The violation of this point is critical, even from the point of view of hegemonic law. As Valentina Fajrerdin puts it, “as this relationship [doctor-patient] also involves an asymmetry of power, the international debate has focused on the model of autonomy, which as a general principle posits the defense of individual freedoms, such as the right of patients to make decisions about their bodies concerning medical treatment that is often technocratic and dehumanized.”

From our Indigenous perspective, a critique can be formulated regarding the naturalization of protocol-based interventions, which are understood from a universal perspective that assumes they are good for everyone and thus unquestionable. However, the claim of universality is a form of cultural monism, embedded in biomedicine, which contradicts the Indigenous approach to health care. Interventions can be harmful, yet from the biomedical perspective, they are rarely considered as such because they have been conceived with the explicit purpose of being beneficial. It is thus fundamental
to consider the Indigenous perspective in order to identify any harm not perceived from a biomedical perspective.

More importantly, contextual conditions that allow the expression of willingness without constraints or coercion should be safeguarded. From our Indigenous point of view, this supposes a context of respect, responsibility, and reciprocity. As Linda Tuhiwai Smith points out, consent is relative, as there is no specific period for the generation of said trust with the jachamamas (grandmothers) and jachatatas (grandfathers). It can take minutes, months, or even years, as this is granted depending on the credibility of the person requesting it.41 Furthermore, any trust granted is assumed to be reciprocal, taking place within a negotiation context, and is not a static decision. Therefore, the quality of the interaction is much more important than the signing of a document. Signing a document thus becomes more of a barrier than an avenue to dialogue and understanding, which is why incorporating oral informed consent in research has been highlighted.42

The exclusion of the qulliri

The state’s written response to the complaint had a double impact on the family. In addition to the harm they suffered, there was now a direct attempt to delegitimize the character and medical knowledge of one of its members, Francisco. Even if he was not present during the sequence of actions we have described, the intercultural facilitator of the family health center engaged in this delegitimization using the following argument in the written response: “One becomes a qulliri or yatiri through the recognition granted by the local Indigenous community. Francisco is not recognized as such in Pica.”43

On the contrary, his local community recognized Francisco as a qulliri and yatiri, as established in the minutes of Meeting 16 (March 2, 2021) of the Children of Willq’e Aymara Indigenous Association.44 Furthermore, according to an interview conducted by our cooperative with Francisco on June 12, 2021, he has performed this role for 60 years and has done so consistently during the 30 years he has lived in Pica.

It is thus clear that any denial of this status represents an act of symbolic violence in the context of intercultural health. Symbolic violence is “a form of violence exercised without physical coercion through the different symbolic forms that make up people’s minds and give meaning to action.”45 Given that, from the Indigenous point of view, medical knowledge is connected to other areas of life, delegitimizing their health knowledge also calls into question their knowledge regarding other cultural and social dimensions, such as ceremonies, rituals, music, singing, weaving, and their native language.46

Within our Indigenous perspective, this delegitimization is clearly related to communities’ oral histories. This kind of action has constituted the foundation for historical processes of genocide that began with European colonization (extirpation of idolatries) and then transformed into assimilation processes. The most worrying aspect is that such delegitimization is enacted by an agent of the state, which monopolizes legitimation and delegitimation in Western society. Thus, this represents a moral affront and one more act of “epistemicide” (the killing of knowledge systems).47

This delegitimization contradicts the spirit of Chile’s Indigenous Peoples Health Policy, which, at least nominally, recognizes Indigenous medical knowledge:

there is an urgent need to accept that native peoples have different concepts of health and disease and that there are traditional specialists for diseases that the official health system will never know how to cure, as it lacks the codes to understand their etiology, and therefore their rehabilitation, much less their prevention.48

For this reason, Administrative General Norm 16, concerning interculturality in health services, establishes that “the Ministry of Health, health services, and other health sector bodies will ensure their actions guarantee the respect, recognition, and protection of the health systems of indigenous groups and their traditional agents recognized within their communities.”49
The state enjoys symbolic power that is reinforced by a legal structure. Therefore, the fact that a state agent engages in this type of disqualification represents a form of unacceptable symbolic violence. From our Indigenous perspective, it also contravenes community values in that a person belonging to the community must respect their elders. This respect is based on recognizing the accumulated knowledge and contribution to the community’s care and development. It is important to note that Francisco’s contribution as a yatiri involves human and non-human members of his community and territory.

The delegitimization of Andean medical knowledge

Moreover, it is equally unacceptable for the intercultural facilitator to serve as the spokesperson for a point of view that calls into question the effectiveness of Andean medical knowledge. The state’s response to the complaint indicates that the intercultural facilitator pointed out that, unfortunately, indigenous medicine did not evolve due to the impact of colonization, technology, globalization, etc. The person in question acknowledged that indigenous medicine, particularly that of the Aymara, is good. However, such knowledge is limited to preventive or palliative treatment, but there is no possibility that a person with chronic ailments such as those suffered by Francisca could have been stabilized or treated only with natural medicine.

In this regard, it is necessary to clarify that from the point of view of medical anthropology, there is no basis for suggesting that Indigenous medicine has not evolved. Critical medical anthropology has defined medical knowledge as a process of transformation in a permanent state of flux that adjusts to the health needs of communities and territories. Moreover, considering that medical knowledge is not isolated, the scientific literature on medical pluralism has consistently described the multiple transformations that have occurred in the medical knowledge of native peoples, mainly due to the connection with biomedical knowledge, which has often consisted of the incorporation of different preventive, diagnostic, or therapeutic elements. Furthermore, recent research on this issue shows that the processes of cross-border mobility connect the transformation of Andean medical knowledge in northern Chile to changes happening in neighboring countries (Bolivia and Peru). The passage of a law on traditional ancestral medicine in Bolivia in 2013 has reinvigorated that process.

Viewed from our Indigenous perspective, it is important to note that the defense of cultural integrity does not necessarily mean maintaining forms of existence that are tied to the past. One of the inherent characteristics of a cosmovision is the establishment of certain principles that link life to different planes, some of the most important of which are the symbolic, social, cultural, political, spiritual, and territorial. However, these principles are not restricted to the past; there is a reciprocal transformation of the cosmovision based on reality and of reality based on the cosmovision.

Moreover, contemporary discussion in the field of medical anthropology on the effectiveness of Indigenous medical knowledge highlights that its complexity requires an approach that goes beyond traditional Eurocentric scientific knowledge. The facilitator’s value judgment only reproduces the prejudices present within the ideology of biomedicine, which subordinates Indigenous medical knowledge in assuming that it is palliative (non-curative), ineffective, or iatrogenic. In the international literature, such judgments have been exposed as part of the “hidden values” that operate as “tenacious assumptions of biomedicine,” one of which is the assumption of the inefficiency of non-scientific knowledge. Medical anthropology literature has documented and analyzed this in detail, including the specific case of the Tarapacá region of Chile. Consequently, the question of whether “a person with chronic ailments such as those suffered by Francisca could have been stabilized or treated only with natural medicine” is a matter that involves seeking out and presenting evidence. Further, there is no evidence of this assertion in the written response.

Given all of this, the judgments issued by the intercultural facilitator seemed to reflect his
“internal colonialism.” Scholarship in the social sciences has found the role that some Indigenous people play within the structure of the neoliberal multicultural state to be problematic. Scholars have denounced the figure of the “authorized Indian” (Indio permitido): “that person who assumes an ornamental role in the new state” and who, in the political sphere, “speaks in modern terms, translating their practices into a politically acceptable discourse and leaving the unacceptable outside of the public domain, without necessarily abandoning them.” From our Indigenous perspective, this also constitutes an attack on the culture from within, which in the Andean axiology implies a lack of loyalty, a betrayal of the community, and an affront to a person’s own cultural identity.

Lastly, using the authority conferred on the intercultural facilitator to discredit Andean medical knowledge is arbitrary, as the facilitator does not receive any form of legitimacy from the anthropological sciences, biomedical knowledge, or community recognition. As a result, the official’s judgment subverts the roles assigned within Chilean institutional and intercultural health care.

The deterioration of the relationship between biomedical and Indigenous knowledge

We have identified a need to move away from analysis at the individual level and focus on the territory, the community, and the family. This approach is very much part of our Indigenous perspective. Events like those analyzed in this paper cause harm not only to an individual’s health but also to the collective health of the Aymara people, as they represent the reproduction of biomedical dominance over Indigenous medical knowledge. Indigenous medical knowledge is identified by academics and political bodies (see the Historical Truth and the New Deal with Indigenous Peoples Commission) as one of the pillars of cultural identity. If this type of rights violation is repeated, medical knowledge with territorial specificity cultivated and protected by people like Francisco is made to disappear. Indeed, the refusal of the health service to recognize the knowledge of people like him is part of the symbolic violence that forms the basis of the difficulties of passing this knowledge on to new generations. Thus, collective and transgenerational harm is caused that should be avoided from an intercultural point of view.

Conclusion

States must be more willing to develop efficient structures and public policies that guarantee respect for the human rights of Indigenous peoples. Political officials must take responsibility for promoting these rights beyond the formalities that have been used for so many years to prevent them from being exercised. Despite abundant national and international regulations on the subject, the right to cultural appropriateness in health care has not permeated the institutional and cultural structure of the health system in Chile, and minimal progress has been made.

According to the Indigenous research paradigm, intercultural health is yet another sphere in which the coloniality of knowledge and power continues to operate. The need to sustain an Indigenous paradigm is based on the fact that many of the aspects identified as problematic are neither perceptible nor acquire the character of validated evidence.

The problem of evidence comes to the fore in the domains of scientific knowledge and in the law, specifically regarding the right to health. First, knowledge validation procedures are culturally determined. Second, the Indigenous perspective must be fully included in interpreting what constitutes a violation of rights. Fully included means including ontology, epistemology, methodology, and axiology in order to refrain from reproducing certain tenacious biomedical assumptions. We have offered various examples throughout this paper: the idea that the only truth is the naturalist one, that non-biomedical knowledge is inferior, that biomedical knowledge guarantees universal well-being, that the ideal approach to health care is medical monism, that Indigenous knowledge is opposed to its scientific counterpart, and that the only valid reference for assessing the right to health care is the Eurocentric model of law.
Throughout this paper, we have argued that the right to health care can benefit from the Indigenous research paradigm. Moreover, the contributions of this paradigm are not limited to the approach to Indigenous issues; they can be extended to all aspects in which a stakeholder’s point of view becomes relevant in ontological, epistemological, methodological, and axiological terms.

Acknowledgments

We would like to thank the family of Doña Francisca, especially her son, Don Miguel Lucas Lucas, and her partner, Don Francisco Pacaje Calle. We are also grateful to Peter Kozak for his careful translation work.

Ethics approval

This study was conducted in accordance with the Helsinki Declaration and was approved by the Universidad de Tarapacá Scientific Ethics Committee for studies involving humans (reference number 27/2020). We obtained informed consent from all of the subjects involved in the study.

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The Commoditization of Ecosystems within Chile’s Mapuche Territory: A Violation of the Human Right to Health

MARCELA CASTRO GARRIDO AND ANA MARÍA ALARCÓN

Abstract

The Araucanía region of Chile is characterized by a significant rural Indigenous population—the Mapuche people—who preserve their cultural beliefs about the world around them. This region is also distinguished by the conflict between the Mapuche people and the Chilean government. The Chilean state has supported the development of extractive projects such as industrial plantations, hydroelectric plants, and aquaculture, using nature to generate profits. This has collided with the Mapuche’s inextricable relationship with nature and territory, which they value as a spiritual and historical space. Our qualitative study, conducted between 2016 and 2019 in three Araucanía territories with large Mapuche populations, sought to explore Mapuche perceptions of nature, their right to health, Indigenous rights generally, and Indigenous communities’ relationship with the state. The results show an overall perception among Mapuche communities of an extractive mentality at the heart of the Chilean state, regardless of the administration in power, as well as a belief that the industrial occupation of their territories represents a process of colonialism and the transgression of ancestral rights. This extractivist approach by the state has caused Mapuche communities to witness enormous changes to their ecosystem, with negative impacts on their well-being.

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Introduction

In 1948, the World Health Organization, an organ of the United Nations, declared health a fundamental human right. Subsequent international treaties, declarations, conventions, and general norms have incorporated specific health guarantees for Indigenous and tribal peoples. Among them is Convention 169 of the International Labour Organization, which recognizes the Indigenous therapeutic practices of prevention and healing, along with the collective and territorial rights of Indigenous peoples, and demands that states adopt special measures for the protection and development of such practices. In 2009, Chile ratified this convention and, in doing so, legally recognized the existence of nine Indigenous peoples and their particular notion of territory and cosmovision. This acknowledgment was strengthened by the international agreement known as the Indigenous Peoples’ Health Initiative, which emphasizes the need to adopt a holistic approach to Indigenous health treatment, including the need to adopt an integral and intercultural health perspective.

These international agreements concerning Indigenous peoples and health are further complemented by the United Nations Declaration on the Rights of Indigenous Peoples. This declaration protects Indigenous peoples’ rights to conserve and strengthen their institutions; to physical and mental integrity; not to be subjected to forced assimilation; not to be displaced from their native lands or territories; to preserve their spiritual relationship with the ecosystem; to protect their traditional medicines and health practices; and to live in a healthy environment. The declaration further notes that states should recognize Indigenous ecosystems and provide resources for the reparation, restitution, and legal protection of Indigenous territories.

The Economic Commission for Latin America and the Caribbean stipulates that states must guarantee the self-determination of Indigenous peoples over their ancestral lands, territories, and natural resources because they represent the fundamental bases for Indigenous well-being.

In 1993, Chile passed Law 19253, which establishes norms for protecting and developing the life of native peoples residing in the country. The purpose of this law is to protect the cultural and health patrimony of Indigenous peoples. Furthermore, the law regulates the participation of Indigenous peoples in decisions regarding development projects that stand to affect them. In 2008, the government created the Historic Truth and New Deal Commission and rolled out new policies on the relationship between the state and Indigenous peoples. In this context, an Indigenous health policy was created, along with certain regulations to implement it. The regulations concern the rights and duties of health users and establish that in territories whose populations consist of more than 20% Indigenous people, the Chilean state must guarantee intercultural initiatives. As a result, the health rights of Indigenous people became associated with the concepts of the ecosystem and territory. Different authors have studied this issue, analyzing development, identity, health, and territory as rights of Indigenous peoples. Despite this progress in public policies, there are still critical structural gaps in recognizing the relationship between the natural environment and Indigenous peoples’ well-being and healing.

In Chile, conflicts have arisen concerning the Mapuche people, the country’s largest Indigenous group, particularly their claims to autonomy over their historical territories, which are currently being exploited by private and transnational companies for commercial purposes.

Despite progress in regulations at the national level, the Chilean state exerts minimal oversight over the extractive activities of timber companies, and it does not recognize the inextricable relationship between Indigenous people, territory, and health. The Mapuche, whose claims to territorial rights have been criminalized, have also experienced judicial persecution for struggling against extractive capitalism. Consequently, the concern for ensuring the population’s health from a perspective of law and interculturality has become subsumed into issues of territorial conflict.

For the Mapuche, territory has philosophical and cultural significance and represents more than a piece of land. It embodies a symbolic category that articulates the history of their ancestors,
nature, health, and reproduction and is therefore considered sacred. Likewise, health is understood as the relationship between human beings, nature, and ancestors.

Chile’s extractive approach to nature, inherent to positivist thinking, collides with the cosmovision of the Mapuche and has been a source of constant conflict between the state and this Indigenous group. A vast area of the once pristine Mapuche territory has been exploited by the forestry (pulp and paper) industry. Although some Mapuche communities have benefited from forestry in terms of employment and income, most are against the advance of forestry.

Regardless of the Chilean state’s efforts to incorporate international standards concerning ancestral peoples, such attempts have been insufficient and limited. The positivist logic, which underpins the current Chilean Constitution, conceives of ecosystems as unlimited resources that can be exploited, while reducing the concept of health to an individual right associated with curative biomedical benefits. These principles contradict the Mapuche epistemology that links health to the natural ecosystem and promotes nature’s protection and recognition as a subject of rights, which is thus opposed to the capitalist concept of commodities.

Few empirical studies on Indigenous populations in Chile have involved a combined analysis on culture, ancestral territorial rights, and collective well-being. We analyze these changes and gaps in relation to health and rights from the framework of Collective Health in Latin America with special attention to Indigenous knowledge and experience in Chile. This paper presents qualitative research on the perceptions of Mapuche people living in the Araucanía region about their ecosystem, health, and relationship with the Chilean state. It provides insights into how the Mapuche live and feel regarding the fulfillment of their Indigenous rights to land and health.

Methodology

We undertook a descriptive and qualitative study from 2016 to 2019 in La Araucanía, Chile, located 686 kilometers south of Santiago, the country’s capital. This region is inhabited by the largest Indigenous community in Chile—the Mapuche—who make up 9.9% of the national population. In La Araucanía, 32.8% of the population belongs to the Mapuche people; and of these, 70% live in rural areas.

These rural Mapuche inhabitants live in small family communities far from urban areas; they are principally farmers who raise livestock and cultivate vegetables, and in some areas, they rely on handiwork as a means of subsistence. Many of these rural communities are surrounded by timber companies that have established forest monocultures and a network of roads designed for industrial plantations. Given the current unrest in these territories, most companies employ armed security guards to protect their extractive activities.

Thirty adults who self-identified as Mapuche, belonging to three ecological-cultural zones in the Araucanía region, participated in our study. The ecological-cultural zones are described as the coast (lafkenche), center or intermediate depression (wenetché), and mountain range (pewenché).

The participants consisted of 21 men and 9 women, with an average age of 39 years and an average of seven years of formal education; 28 people were married with children, and 25 respondents participated in land rights organizations.

We coordinated data collection with Mapuche cultural advisors (local Indigenous people), who facilitated our work with participants and accompanied us in the data collection process.

Data was collected through focus groups and interviews conducted in the communities. We obtained participants’ informed consent prior to data collection. This study was authorized by the Scientific Ethics Committee of the Araucanía Health Service and Universidad de La Frontera.

The interviews and focus group conversations were transcribed and entered into a database in the Atlas.ti 10 program. We then segmented the stories into units of meaning; coded the text to compress information; grouped codes of similar meanings; designed a descriptive network or map to observe relationships among meanings; performed a nar-
rative interpretation of findings; and developed results and findings congruent with the discourses.

The reliability and rigor of our research process was ensured through data collection triangulation (i.e., groups and individuals) and the participation of various analysts in the process of determining results.

Results

Three themes emerged that reflect the Mapuche population’s perception of the relationship between the ecosystem and their health rights. First, extractive policies have been encouraged and supported by the Chilean state. These policies are considered structural factors not modifiable in the short term. Second, ecosystemic changes have generated uncertainty and a lack of well-being in the population. These changes are perceived as a violation of the right to health. Third, state policies and regulations are considered forms of colonialism that violate Indigenous ancestral rights.

Extractive policies promoted by the Chilean state are independent of the administration in power

Interviewees consider that there is a lack of vision from the Chilean state concerning the importance of the Mapuche people in the country’s history and development. Although various policies and laws regarding Indigenous peoples and institutions have been created to address global issues of Indigenous development, they are focused on compensating families for historical and recent economic damage. Several comments from participants illustrate this idea:

*The state believes it is doing a favor to the Mapuche people by helping them, but no, it is our right. We always had the same problem, the importance of our community as a people is unknown, and our history, organization, language, education, and medicine are ignored.* (interviewee 2)

*In schools, students are taught that the Mapuche people are part of history; the Mapuche people are seen as having disappeared. That is not appreciating that they are a living population, a nation, not isolated people in each community.* (interviewee 10)

*The policy has always been to corner us. They occupy our ancestral territory and hand it over to the companies that take everything, the native forest and the water, rendering everything useless.* (interviewee 1)

In this context, the state has embraced a repeated policy of ignorance, which has become a structural factor threatening the life and developmental possibilities of the Mapuche people. For example:

*There have been advances, but always because the Mapuche fight for their rights and continue fighting. There is CONADI [National Corporation for Indigenous Development], laws, and regulations that Chileans make for us, that have lived here before the arrival of the Spaniards.* (interviewee 7)

*They blame the Mapuche, and militarized our territories. This will not easily change until other laws reign ... our laws. The truth is that our existence as a Mapuche people-nation is ignored, and that ignorance is installed within Chilean society.* (interviewee 10)

Changes affecting the ecosystem have generated uncertainty and a lack of well-being, which constitutes a violation of the right to health

As stated in the introduction, the Mapuche cosmovision and people are inextricably bound to the territory and nature. For them, nature is not only a physical environment but also a spiritual space of interconnection where Mapuche beings coexist with their ancestors. This relationship of reciprocity, while hierarchical, is supported through mutual respect that generates a balance between being and nature. This balance is expressed in the concept of well-being (health) for humans and non-humans, present and past. Consequently, every element that disturbs nature affects all beings that make up this system.

All the people interviewed mentioned the presence of significant changes in nature that have affected the health and well-being of the Mapuche people.
These changes are the result not only of human settlement but also of the interventions of monoculture forestry plantations and water extraction companies. Some excerpts exemplify this idea:

If you enter a place and you ravage the spirituality of the space, there will be a shock, a disturbance from that encounter, and it will disrupt your spirituality. This disruption is the origin of the imbalance. As your spirituality and body are one, it will have repercussions, it will affect you, and you will see it later reflected in the body. (interviewee 1)

The business enterprises come to take everything away from you, and you are left with nothing; they leave you hopeless, and for sure, that emotional part of you will trigger an illness. Your mind, your thoughts at night, being unable to sleep or eat because your mind cannot organize itself. If everything is taken away from you, you cannot properly nourish yourself and sleep well. In other words, it affects my body because I am a whole, do you understand? (interviewee 12)

All Mapuche people come with a role in the community: to take care of our surroundings, to protect and take care of the land, to take care of nature, to be watchful of what is happening with the water sources, what is happening with the herbs, with the trees, the medicinal resources. It is a whole; to live, we have a whole set of elements. We cannot isolate ourselves and say: I can live alone without these elements. If these elements are missing, you have lost your life and who you are and are no longer human. You are already a machine, you are mechanized in the system. (interviewee 17)

A community leader told us:

Everything is related to us, not only the issue of health but also the issue of roads, the issue of bridges, the issue of education, and different issues with the communities. All areas of development, especially in fundamental rights, health, education, and roads, mean having good accessibility to the city, right? Those are the rights of the communities. (interviewee 5)

Another said:

The companies take everything away: that makes us sick, it does not allow us to prosper, it is like taking away the community’s right to exist. (interviewee 10)

Some people stated that even Mapuche medicine and its agents had been affected by changes in nature:

It is harder to go to look for remedies [medicinal herbs], the menoco [places with vegetation and water] are getting farther and farther away from where we used to live, because they have been depleted, and so our machi [traditional healers] suffer ... they are becoming lost. Even to take plants from the mountain, we have to ask permission from the Chilean institutions. Can you see? We were the owners of that mountain. (interviewee 2)

Nature has also changed over time, the air that surrounds us, it is not like before, before there were all the natives, there was the river, there were waterfalls, the mañines [swamps], the river carried much water to the sea, everything was abundant. Now, it no longer exists. So, the air is different; it is not like before. Before, when you spoke, it echoed; now you speak, you speak again, and there is no echo. (interviewee 2)

There is a perception of colonialism and a transgression of Mapuche ancestral rights

The Mapuche people share a spiritual and cultural history related to the creation of the universe, people, and nature. As a nation, they are a civilization previous to the Spanish conquest, but one brought down by war and occupation and then forced to abandon their ancestral territories, thus transforming their political, economic, and social organization.

Many interviewees described this colonization and neocolonization as a severe loss and a trauma in their people's history. However, at the same time, they expressed their spirit of struggle to recover and validate their constitutional rights:

Colonialism is an issue if one follows history, starting with the defeat of the Mapuche people by the Chilean army when the fundamental rights of the Mapuche people were not respected. When the Chilean army in 1879 to 1880 came and overran the Mapuche people with weapons, they annihilated and won the war; they burned their houses, took their animals, and impoverished them in such a way. Then a problem started because they killed their families, and they cornered them. (interviewee 15)
Another participant pointed out that the Mapuche people’s right to have their own organization has been transgressed. In their words:

How we are led, directed, and structured as a people or nation is different from the other customs. Today the longko [Mapuche political authority] is compared to the president of a community or an organization. The westerners brought those customs and implanted them here among us, and took what was ours. They made us vote in the community to elect someone, but the longko is not someone elected by the community. The longko is a spiritual being, whose gift and lineage is to serve as an authority. (interviewee 17)

They already brought you the school, the church, the post, everything. The state today places rules on you and forces you; obligations to fulfill and duties to do. Furthermore, you have very little right in the face of that. The rights for us Mapuche are very, very few. So, you have practically no rights, but you have many duties to fulfill toward the state. (interviewee 8)

For many interviewees, the Mapuche people are tied to territory, and this territory no longer has space to develop. Thus, alternatives must be sought for a new form of articulation between Chilean and Mapuche societies:

I am a farmer, but nowadays that is ending because there is no more space. Perhaps our grandparents had a decent amount of land, but then more and more people were born, the same land was divided so that everyone had enough, and the pie shrunk. Then you can no longer raise animals; you have no pasture or fodder for your animals or crops. You can’t even grow crops. So, you must commit yourself to small vegetable gardens, small things, or cleaning the streets as I do now. (interviewee 14)

The respondent also mentioned that it has been a great tragedy for the Mapuche people, generating significant pain and desolation, but that in the course of time the ideas of vindication of their condition as a people are still in force:

It is not a bad thing that the Chileans are next to us, but how do we balance this, how do we not run over each other, how do we not hit each other? That is the problem; that is the way it is. So, we must keep on recovering and fighting for our people. (interviewee 14)

Another interviewee suggested some solutions:

The state must educate itself too. Resources and education must be sought for the implementation of new projects and new systems. We must search for a new world of true development, not pollution because it is the cheapest thing to do. For them, it is cheaper to destroy the forests, rivers, or streams that feed the rivers. However, the effects in the future will be catastrophic for the planet, not only for the Mapuche. (interviewee 2)

To summarize, the three themes discussed above interlink with one another, forming a remarkable unity of meaning that implies the presence of a people defeated by war, reduced, and colonized. However, their power lies in the right to be considered a society prior to discovery and colonization that, despite the ethnocidal processes, continues to be a people with a history, an identity, and a projection. Thus, “struggle” is the metaphor that has accompanied the history of the Mapuche people to this day.

Conclusion

Three themes repeatedly emerged from the analysis of the interviews, connecting the perception of the existing situation of the Mapuche people with processes of colonization and the transgression of their fundamental rights, particularly in terms of politics and health. These themes relate to the focus of Collective Health in Latin America on all aspects of social, political, and economic rights that allow the right to health and to the focus of Latin American interculturality in the health field to highlight the knowledge and priorities of Indigenous people. The first theme involves a perceived sense of plundering and extractivism of ancestral or pristine territories as a state policy has been present for centuries. Second, far-reaching changes in the ecosystem have generated transformations in the Mapuche way of life and their relationship with the environment.
The third theme is the Chilean state’s colonialist approach, which does not assume the presence of this Indigenous nation in its territory.

Several issues determine the complexity of the interaction between the Mapuche people and the Chilean state with regard to their right to health. The Mapuche paradigm of health and well-being—whose principles differ radically from those of westernized Chilean society—is at the core of this interaction. The Mapuche people have a holistic and integral conception of the synergic coexistence between humans and nature, both of which have a spirituality and identity.24

During the Spanish conquest in Chile, land was interpreted as an asset to be expropriated, capable of exploitation for the empire’s benefit or for the benefit of individuals who assisted these aggressive strategies. It came to be valued only as a material asset or simply as a commodity to be traded on the international market. The persons inhabiting these territories were not regarded as people; therefore, they were killed or enslaved without rights.25

This historical legacy of the exploitation of natural resources has endured, with different facades, up to the present day. Powerful economic interests continue to value Chilean territory (including that of the Mapuche), which is still depicted as pristine and abundant in natural resources, as a source of economic profit. Consequently, the Mapuche cosmovision of health, well-being, and territory collides with an economy-based and extractivist perspective of space, to the extent that Indigenous people are punished, suffer diseases, endure damage to their spiritual well-being, or are left in a state of poverty.

The results of our study suggest the presence of a profound extractive paradigm regardless of the administration in power, which indicates that this is a phenomenon rooted in the very essence of Chilean policies. Through our interviews with members of the Mapuche community, we can perceive the absence of their participation in the realms of policy. The Mapuche people demand recognition and respect as historical subjects because they are the natural owners of the territory in dispute.

In this context, we can see a historical policy of extermination of the Mapuche cultural identity, especially because the state is not protecting the rights of the country’s Indigenous population, as it is obliged to do under international human rights law. The changes generated by the state to Indigenous ecosystems have had a transcendental repercussion on the life of the Mapuche people, especially their health.

The current constitutional process underway in Chile is of utmost importance for the country’s Indigenous peoples, as it holds the promise of respect for plurinationality, interculturality, and the rights of nature. Nevertheless, the adoption of such a constitutional framework is still far from reality. The Mapuche people are participating in this constitutional process in order to promote a better understanding of their Indigenous rights.

Finally, to conceive health as a cultural right of Indigenous people implies an ethical and moral duty on the part of the Chilean state, and all strategies to accomplish this goal must be through participatory processes involving Mapuche authorities.26

Acknowledgments

We would like to extend a special thanks to ma-chi Jorge Quilaqueo, who served as a as cultural advisor to this project. We are also grateful to the intercultural facilitators of the Mapuche Health Program of the Cautín and Malleco, in the Araucanía region, and the Mapuche community leaders and users of the health care centers. This research was funded by the National Fund for Research and Development in Health (grant number SA17I0199).

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Toward an Integrated Framework in Health and Human Rights Education: Transformative Pedagogies in Social Medicine, Collective Health, and Structural Competency

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Abstract

Global health equity is at a historically tenuous nexus complicated by economic inequality, climate change, mass migration, racialized violence, and global pandemics. Social medicine, collective health, and structural competency are interdisciplinary fields with their own histories and fragmentary implementation in health equity movements situated both locally and globally. In this paper, we review these three fields’ historical backgrounds, theoretical underpinnings, and contemporary contributions to global health equity. We believe that intentional dialogue between these fields could promote a generative discourse rooted in a shared understanding of their historical antecedents and theoretical frameworks. We also propose pedagogical tools grounded within our own critical and transformative pedagogies that offer the prospect of bringing these traditions into greater dialogue for the purpose of actualizing the human right to health.
Introduction

Health workers concerned about the human right to health have reason to be wary as they observe the world around them. Despite a pandemic-triggered global economy slowdown, human consumption continues to generate dangerous levels of greenhouse gases, pushing carbon dioxide levels to their highest in three million years. During the first two years of the COVID-19 pandemic, profit-driven economic systems crowned a new billionaire every 30 hours while pushing one million people toward extreme poverty every 33 hours. Forty of these new billionaires are pharmaceutical executives. Colonial imprints, white supremacy, and racial capitalism contours and textures both public and private care systems in ways that create patterns of advantage for white-identified and wealthy individuals and disadvantage for (largely poorer) black- and brown-identified individuals in their encounters with COVID-19. The consequences of these upstream forces are health inequities experienced as biological pathology. By upstream, we refer to the social, political, and economic contexts that structure society and are “manufacturers of illness,” such as profit-making institutions. Generative mechanisms in society that positively influence well-being are also examples of upstream social forces, such as equitable transportation, healthy rivers and wetlands, and community practices imbued with an ethos of care.

The recalcitrant persistence of health inequities experienced across both local and global contexts has intensified interest in frameworks that claim to diagnose the root causes of these inequities accurately. Prominent among these interdisciplinary fields are social medicine, collective health, and structural competency, all of which also offer a complementary set of prescriptions to remedy inequitable outcomes. Some argue that the intensified interest at this moment is simply a cyclical rediscovery of historically well-described relationships between oppressive social conditions that structure risk for illness. Others believe that the intensified interest and energy, pressured by the emergency context of climate catastrophe, ongoing racial injustice, and a global pandemic, signal something different. They hold the hope that disruptive and generative social change will move the global community toward actual fulfillment of article 25 of the Universal Declaration of Human Rights, which states that “everyone has the right to a standard of living adequate for the health and well-being of himself and of his family.”

Social medicine, collective health, and structural competency share core commonalities in their assertion that health is a human right generated not in the biological domain but in the upstream determination of health. This is often akin to the contemporary reference within human rights literature to civil, political, social, cultural, and economic rights. All three of these fields focus on the (re)production of health and systems of care, as well as the political economies that aid or obstruct the realization of public health as a social good. They are each interdisciplinary fields linked with social change projects with broad agendas encompassing the social response to societal ills. All three grew out of academic contexts, and their adherents publish on and organize thematic conferences focused on health justice.

Despite their shared ideological interest in health justice and remedying health inequities, practitioners and scholars in the fields of social medicine, collective health, and structural competency engage in minimal dialogue. Possible reasons for the lack of dialogue include their origins in different geographic, linguistic, and historical contexts, territorialism, academic advancement linked to the generation of novel concepts and language, and the belief that new conceptualizations expanding beyond existing theories and actions are required to eliminate health inequities. Whatever the reason, the lack of exchange and engagement diminishes the possibilities of relationship-building, theoretical expansion, imaginative problem-solving, and the collective building of power needed for social change toward health justice. In short, we believe that the lack of dialogue isolates and minimizes the potential for all three to substantively contribute to the movement seeking to ensure health as a human right for all.

In this paper, our goal is to ignite inten-
tional dialogue among these three fields by (1) juxtaposing their definitions, geographic and historical journeys, and key frameworks and themes, (2) proposing that transformative pedagogy offers one strategy to foster dialogue, and (3) providing concrete examples of what such pedagogy might look like. We illustrate these points by drawing on our collective experience as a transnational group of social medicine educators and practitioners.

Contemporary summaries of social medicine, collective health, and structural competency

We first turn to an examination of the three fields—social medicine, collective health, and structural competency—that highlights the history, central tenets, and theoretical influences of each.

Social medicine

Social medicine is an interdisciplinary field that is over a century old. In the early to mid-19th century, European countries faced many social challenges, including increasingly low wages for the working class, poor working conditions, and a lack of housing and sanitation facilities. These population outcomes alarmed a group of reformist French physicians and hygienists to investigate the relationships between health problems and social conditions. They quickly realized the pervasive influence of social factors on health and disease. German pioneers of the field promoted health care reform after the revolution in March 1848. They proposed three basic principles regarding the academic and practical aspects of social medicine: (1) the health of the population is a matter of direct social concern; (2) social and economic conditions have an important effect on health, disease, and the practice of medicine, and these relations must be subjected to scientific investigation; and (3) steps must be taken to promote health and to combat disease, and the measures involved in such action must be social as well as medical.

Social medicine was introduced to Latin America and the United States in the 20th century (though it has historically had limited uptake in the latter setting owing in significant part to a persistent political aversion to “socialist” forces in the medical industrial complex). This marked a “golden age” of social medicine during troubled times throughout the Latin American region, where local institutions of authority were coopted by transnational interests at the expense the common people. Leaders thus emerged from Chile, Brazil, Cuba, Ecuador, and Argentina to advance theories on the social roots of illness and action-oriented initiatives. This field has also taken inspiration from intersecting fields of liberation theology, empowerment practices in popular education, political revolutions in Cuba and Nicaragua, and a repressed peaceful transition to a socialist paradigm in Chile. Social medicine contrasts with public health “in its definitions of populations and social institutions, its dialectic vision of ‘health-illness’, and its stance on causal inference,” offering analyses that go beyond identifying relatively static mono- or multi-factorial accounts of decontextualized risk factors for health-illness and offering “a more complex approach to causality, in which social and historical conditions receive more explicit emphasis.” Social medicine traditions have advanced shared ideals of democracy, egalitarianism, and capacity- and community-building—all ideals grounded within a tradition of praxis (reflection and action upon the world in order to transform it). A strength identified within social medicine is the emphasis on the linkage of theory and practice, as leaders have emphasized theory that “both informs and takes inspiration from efforts toward social change.”

More recently, at the Social Medicine Consortium conference in 2016 in Minneapolis, United States, a global group of educators and practitioners defined social medicine through consensus as a practice that integrates (i) understanding and applying the social determinants of health, social epidemiology, and social science approaches to patient care; (2) an advocacy and equity agenda that treats health as a human right; (3) an approach that is both interdisciplinary and multisectoral across the health system; (4) a deep understanding of local and global contexts which ensures that the local context informs and leads the global movement;
and (5) voice and vote of patient, families, and communities. Some scholars at the intersection of Latin American social medicine and collective health have proposed a more active language focus on the social determination of health as a focus on the dynamic nature of how health-illness is (re)produced.

Collective health

Collective health emerged in Brazil in the 1970s as an interdisciplinary field focused mainly on epidemiology, social sciences in health, and health policy, planning, and management. While largely centered in Brazil at its inception, collective health has grown in importance throughout Latin America, with particularly strong threads emerging in Argentina, Uruguay, and Ecuador in the 1990s. The field was born out of the medical education reform project of preventive medicine and the broader, recursive historical movement of social medicine. It has been connected to grassroots struggles for democracy and health reform movements. Collective health views health and disease as a social process and “investigates the production and distribution of diseases in society as processes of social production and reproduction.” It attempts to understand the forms with which society identifies its health needs and problems, looks for an explanation, and then organizes itself to face them.

A strength identified within collective health has been the proposal to organize in both horizontal and vertical directions. The horizontal organization of collective health refers to a social movement oriented toward the professional health-allied community, as well as lay people across society advocating for health as a human right. Vertical organization refers to the intentional development of subject-matter experts in the field such that specialized knowledge can be brought to bear on more complex problems. Thus, collective health has strength in its inherent value of “democratizing” the arena of health as an expanded human right to all stakeholders. It commits to a collective praxis of the social determination of health in a way that is inclusive to experts and common citizenry alike, in horizontal and vertical levels. This is in contrast to social medicine, which has been described as having a “key aim ... to work against vertical approaches that have historically dominated global health interventions.”

Structural competency

Structural competency is also a relatively new curricular framework for training health professionals (with predominant historical roots in the United States) to recognize and respond to disease and its unequal distribution, which comes about as the outcome of harmful social structures such as policies, institutions, and systems. Structural competency explicitly engages with the root causes and the “structural violence” naturalized and (re)produced within the status quo. Structural competency was initially developed as a framework to reform medical education paradigms in ostensibly domestic Global North settings with no apparent specific focus on global health. However, it is increasingly being put forth as one response to “decolonize” global health and meaningfully engage with structural drivers of global health inequity.

Structural competency offers strengths in its proposed framework of sub-competencies for global health education (a relatively recent development with structural competency, as its gaze was historically focused on local medical education endeavors) developed by scholars from the Global North and Global South who have developed and taught curricula related to global health, social medicine, and structural inequality. These sub-competencies include being able to

1. describe the role of social structures in producing and maintaining health inequities globally,
2. identify the ways that structural inequalities are naturalized within the field of global health,
3. discuss the impact of structure on the practice of global health,
4. recognize structural interventions for addressing global health inequities, and
5. apply the concept of structural humility in the context of global health.

One key strength within structural competency is that practitioners have demonstrated a remarkable ability to build cross-institutional and -organ-
zational relationships via their development and delivery of structural competency training to diverse audiences of health care professionals. We highlight the inclusion of sub-competency 5 of structural humility—a self-reflective approach to addressing the structural determinants of health that requires partnering with individuals and communities to inform understandings of structural violence and to explore how best to respond to it. We feel that it relates closely to our pedagogical localization of the “personal” within our 3Ps educational model described in further detail below. Despite scholars proposing concrete sub-competencies within this field, there remain identified needs to “further refine and operationalize the competencies proposed here into curricula, to develop relevant pedagogy, and to evaluate its effects on trainee knowledge, skills, and real-world impact.”

Table 1 summarizes each of the three fields. This work is not a comprehensive review of the fields but rather an examination of how they have contributed to the broader social movement of health and human rights. Significant overlap and interconnection exists between these fields.

In summary, social medicine, collective health, and structural competency are interrelated, interdisciplinary, evolving fields that have recursively grappled with health inequities in their unique histories against increasingly globalized oppressive phenomena impacting historically marginalized and dispossessed communities. There lies an opportunity within global health equity as a social change project to develop a common language and integrated framework for analysis within these fields toward more concrete and collaborative curricular design and evaluation oriented toward transformative learner outcomes linked with social change. Collective health has proposed a “democratized” arena of horizontal and vertical levels of knowledge and practice such that health can be more broadly conceptualized as an expanded human right and such that change can be facilitated by more specialized agents according to the complexity of situations. Structural competency has proposed structural humility such that structural interventions might be more readily adapted and accepted to diverse localized contexts according to social, cultural, and political differences. Social medicine has proposed a linkage between theory and practice (praxis) such that theory both informs and takes inspiration from collective social change efforts.

Transformative pedagogy and building critical consciousness

Given the cross-disciplinary commitment to social change shared by social medicine, collective health, and structural competency, educating practitioners across all three traditions requires pedagogy that catalyzes learner transformation. Jack Mezirow and Edward Taylor define transformative learning as “learning that transforms problematic frames of reference to make them more inclusive, discriminating, reflective, open, and emotionally able to change.” They contend that transformative learning requires a combination of individual experience, critical reflection, dialogue, holistic orientation, awareness of context, and authentic relationships. Ultimately, transformative learning, “require[s] that the learner make an informed and reflective decision to act or not.” In other words, success in transformative learning is based not on cognitive measures but rather on learner action or inaction in the world. The central evaluative question following a transformative learning experience then becomes not what knowledge has been gained but rather: Are the learners now acting and engaging differently with themselves and the world around them?

Transformative learning experiences create the conditions for the emergence of critical consciousness. Drawing on the work of Paulo Freire, we understand critical consciousness to involve problematizing the reality of the world in its causal and circumstantial correlations; awakening to the totality of the world and one’s place in it; recognizing the self as an active subject in the world working with other subjects to transform the world; and expanding one’s sense of possibility and imagination through a gritty relationship with the world. Freire
posited that critical consciousness arises through an iterative process of de-coding in which “the consciousness … rebuilds its power of reflection in the ‘entering into’ of present understanding which progresses towards a new understanding.” Critical consciousness, though, is not just a heightened state of awareness about the sources of the world’s ills. Rather, it is the coupling of that heightened state of awareness with an awakened sense of one’s agency to transform those ills.

Transformative learning that cultivates critical consciousness requires deconstructing traditional “banking” models of education that treat learners as passive receptacles for information dumping and conceptualize the body and mind as separate agents. Traditional human rights and global health education models often align with Western banking models of education that exist “as an arena of domestication, where abstract knowledge and its constructions are decontextualized, disembodied, and objectified.” Domesticating educational processes intensify both social contextual and bodily estrangement, which can “cause false dichotomies that alienate students from their material world—the only true realm from which liberatory education can be forged.”

If we genuinely seek human rights education with liberatory potential, critical attention and labor must be put toward human rights education that counters domesticating forces. Education

| Table 1. Comparative overview of social medicine, collective health, and structural competency |
|-----------------------------------------------|-----------------------------------------------|-----------------------------------------------|
| **Social medicine** | **Collective health** | **Structural competency** |
| Definition | Social medicine is an approach to health that recognizes the centrality of the social and structural determination of health, integrates social theory to understand social forces that marginalize and harm communities, and builds collective power to challenge oppression and support the struggle for social justice.* | Collective health attempts to understand the forms with which society identifies its health needs and problems, searches for an explanation, and organizes itself to face them. It focuses on the production of practices of health promotion and disease prevention. It is a "scientific field in which knowledge about the object 'health' is produced and where distinct disciplines that see the object from many angles work" ... "they view the field as a sphere of practices, in which 'actions are performed in different organizations and institutions by diverse agents (specialized or not) inside and outside the space that has been conventionally recognized as the 'health sector'." | "Structural competency is the trained ability to discern how a host of issues defined clinically as symptoms, attitudes, or diseases (e.g., depression, hypertension, obesity, smoking, medication 'non-compliance', trauma, psychosis) also represent the downstream implications of a number of upstream decisions about such matters as health care and food delivery systems, zoning laws, urban and rural infrastructures, medicalization, or even about the very definitions of illness and health." |
| Historical origins and geographic extension | The term "social medicine" was coined by French physician Jules Guerin in 1848. Rudolf Virchow, a German pathologist who examined illness-generating social conditions in the mid-1800s, is regarded as a founder of the field. Their ideas spread to Latin America in the early 1900s and eventually spread to Africa and Asia in the mid-1900s. Social medicine has also informed social movements to varying extents in East and South Asia, Africa, and Western Europe, often as a consequence of and response to (post)colonial imperialism and transnational corporate hegemony. | The field of collective health emerged in Brazil in the context of an authoritarian regime in the 1970s and is informed by antecedent fields of social and preventive medicine. Widely influenced by Freirean pedagogies of critical consciousness-building and praxis, it is invested in the democratization of health care, of the state, and of society more broadly. The field spread throughout Latin America in the 1990s and is commonly referred to interchangeably with Latin American social medicine. | Structural competency was first proposed in 2014 as a curricular framework for medical education. Its curricula have been deployed mainly within US medical schools and have yet to spread to other regions or continents. |
rooted in dialogue is central for accomplishing this. As noted by Denis Goulet in his introduction to Freire’s *Education: The Practice of Freedom*, “The mark of a successful educator is not skill in persuasion—which is but an insidious form of propaganda—but the ability to dialogue with educates in a mode of reciprocity.” In our experience, dialogue must, however, expand beyond its traditional conceptualization as two cognitive beings engaged in an exchange of information. Generating critical consciousness requires us to envision dialogue as a dynamic process that involves the circulation of information, sensation, and emotion between minds, bodies, hearts, and place/land. We must welcome the invitation toward a revolutionary praxis of the body in which we recognize how the body plays

### Table 1. continued

<table>
<thead>
<tr>
<th>Representative organizations and collectives</th>
<th>Social medicine</th>
<th>Collective health</th>
<th>Structural competency</th>
</tr>
</thead>
<tbody>
<tr>
<td>Social Medicine Consortium</td>
<td>EqualHealth</td>
<td>ABRASCO: Brazilian Association of Collective Health</td>
<td>Virtual platform</td>
</tr>
<tr>
<td>Global Social Medicine</td>
<td>Montefiore Primary Care and Social Medicine Program</td>
<td>CEBES: Brazilian Center for Health Studies</td>
<td>Structuralcompetency.org has served to diffuse and integrate structural competency throughout US medical training programs</td>
</tr>
<tr>
<td>Harvard Medical School Department of Global Health and Social Medicine</td>
<td>ALAMES: Latin American Social Medicine Organization</td>
<td>Brazilian Congress of Collective Health</td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>Guiding frameworks and themes</th>
<th>Social medicine</th>
<th>Collective health</th>
<th>Structural competency</th>
</tr>
</thead>
<tbody>
<tr>
<td>Examines the impact of oppressive social forces (e.g., racialized capitalism, heteropatriarchy, imperialism, and colonialism) on health</td>
<td>Offers a paradigm of the social determination of health as an active, ongoing, dynamic process within a collective, holistic social totality</td>
<td>Identifies five core competencies: 1) recognizing the structures that shape clinical interactions, 2) developing an extra-clinical language of structure, 3) rearticulating “cultural” formulations in structural terms, 4) observing and imagining structural interventions, 5) developing structural humility</td>
<td></td>
</tr>
<tr>
<td>Utilizes models of community organizing to build power</td>
<td>Principally focused on collectively organized action to confront, understand, and modify social processes so that they protect and improve—rather than harm and degrade—human and natural life</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Seeks to forge global solidarity and liberation</td>
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| Key observations | Social medicine is an adjacent discipline to sociology. It has developed into a rich, diverse field rather than a homogenous tradition. Theory has often remained linked to action through praxis. Social medicine groups have linked their policy research with organizing efforts aiming to change power relationships. Practitioners have prioritized “grassroots” or “bottom-up” approaches to enacting change, as well as lateral translation of successful approaches developed in one place and adapted for use in another. Contrasts with public health in offering a more dynamic portrayal of health-illness dialectic, as well as explaining differential effects of social and cultural contexts situated across diverse geographic and historical settings. | Interdisciplinary field with major contributions from epidemiology, social sciences in health, and health policy, planning, and management. Proponent experts have proposed an integration of collective health within the broader field of health on the horizontal and vertical levels in an effort to democratize practices of health. Works horizontally through advocacy of health as a human right in professional and lay contexts. Experts who produce more sophisticated knowledge intervene in more complex situations in a “vertical” fashion. | Developed by scholars in Global North and South who have also taught social medicine. Adapted for clinical practice as a critique of clinical competence and cultural humility as decontextualized explanations that risk naturalizing structural inequalities. Offers pedagogical proximity to the current structure of modern medical education (though mainly in Global North settings at this time), which utilizes a competency-based framework for evaluation. |

* Many definitions of social medicine have been offered over time. This definition is a summary version of the five-point Social Medicine Consortium definition described above and is our working definition.


‡ J. Metzl and H. Hansen, “Structural Competency: Theorizing a New Medical Engagement with Stigma and Inequality,” *Social Science and Medicine* 103 (2014).
a significant role in making sense of the material conditions and social relations of power that shape human and non-human life and land.

A model of social medicine education

EqualHealth has centered transformative pedagogy since its origins. As a collective of health workers and educators from both Global North and Global South contexts, a handful of us first came together in 2010 in Northern Uganda, dissatisfied with traditional educational content and the missed opportunities for relationality among peers in our global health endeavors. For more than 10 years, we, the authors, have taught social medicine in three different institutional and sociopolitical contexts—Sub-Saharan Africa, particularly Uganda and Rwanda; Haiti; and the United States. Over this time spent implementing and reforming the social medicine courses, the learners’ reach stretches across four continents of Africa, Asia, North America, and Europe. It is, in fact, the transnational nature of our relationships and work that brought us into encounter with these three fields, whose roots and histories lie in diverse geographic contexts. Today, EqualHealth is a nonprofit organization that centers building critical consciousness and collective action globally in pursuit of health equity, with intentional anchors in Uganda and Haiti. We, the authors of this paper, from Uganda, Haiti and the United States, among other colleagues, have taken up leadership roles within EqualHealth. Our programs include social medicine courses in Uganda, Haiti, and the United States, as well as the Campaign Against Racism, a global action-focused collective with 21 member-based chapters from nine countries seeking to dismantle racialized capitalism in health care.

Our social medicine courses are the central mechanism for our transformative pedagogy work. These courses seek to engage students in the praxis of health equity, the social and structural determination of health, the principles and practice of global health in local settings, and leading change. They are topically organized to foster an examination of oppressive social forces and liberating practices. Oppressive social forces (e.g., heteropatriarchy, racism, racialized capitalism, settler colonialism, and imperialism) are historicized and politicized to debunk the standard perception that they are naturally occurring, essentialized phenomena of the world.

Our original courses consisted of three- to four-week immersion programs in Uganda and Haiti, with learners from the Global North and the Global South living and studying together for the immersive period. In recent years, due to the global COVID-19 pandemic and heightened concern over the climate impact of global travel, we have adapted our curricular structure and content to offer three simultaneous social medicine courses in the United States, Uganda, and Haiti. Within these courses, we create space for intentional transnational dialogue across the parallel cohorts, seeking to foster conditions to build solidarity and mutual understanding of the differential effects of globalized social forces. Across all three sites, we explore what creating conditions for healing, health, and safety means in our lived communities through exposure to community organizing, mutual aid and community-based care, embodied healing practices, the arts, and storytelling. This content provides rich opportunities to develop the organizing, relational, and creative skills that are foundational for advancing health equity in partnership with communities. Detailed descriptions of the course content have been published elsewhere.

EqualHealth grounds its learning model in the 3Ps—praxis, personal, and partnership—as a means of fostering transformative outcomes for learners, teachers, and practitioners alike. We aim to destabilize traditional hierarchies of power found in global health communities by invoking practices of mutuality and reciprocity, where all participants can engage one another as peers. This learning model aims to build critical consciousness, described above. In practice, place-based and embodied learning has inspired students to identify, analyze, and strategize to resist repressive policies, albeit functioning within an authoritarian system.

The notion of praxis is inspired by Freire, in which pedagogues are co-creating the conditions
for a constant interplay between reflection and action (alongside learners and other stakeholders). Educators are present not to deposit knowledge into students’ minds but rather to co-create knowledge alongside participants. Everyone involved in education, then, is a learner, and learning activities are not just listening to expert speakers, watching films, or reading texts; learning also includes both meaningful dialogue and opportunities to act in the world. The courses intentionally center connections with local community members as well as those from outside the traditional health disciplines to birth creativity, inspire imagination, build relationships, and foster connections essential to engaging social forces that determine health.

Attention to the personal is based on the notion that critical self-awareness enhances our abilities to examine and act upon harmful social structures. It is a foundational component of a “revolutionary praxis of the body,” as it explicitly invites learners to utilize their senses and their personal subjective experiences of oppression and advantage to reflect upon the (re)production of social forces. Rather than merely reflecting on words in a text or theories that explicate the interlocking systems of oppression, we invite learners to share their lived experiences and center them in their analysis and in relationship-building with others in the learning space. The course thus integrates critical reflection upon personal and collective experiences operating within interlocking systems of oppression, such as racism, classism, ableism, and heteropatriarchy. Of note, pedagogy, even when critical, can and does reproduce harm if extreme care is not taken to attend to “power-over” dynamics that unfold in classrooms composed of learners from the Global South and Global North. As facilitators, attentiveness to the unintentional reproduction of patterns of harm is critical for creating safe learning spaces that potentiate the emergence of new forms of relationships based on mutuality, care, dialogue, and trust.

Finally, the value of partnership is foundational. Our understanding is that authentic partnerships across differences must be thoughtfully co-created and nourished in order to advance equity and approximate social justice. Too often, classrooms and educational processes replicate power dynamics already apparent in society, as those advantaged with social privilege and power “outside of the classroom walls” are given more opportunity to amplify their ideas and theories and make consequential decisions—praxis—than those from marginalized communities. In the context of global human rights education, a significant dichotomy is often amplified between those from the Global North and those from the Global South; and between those perceived as donors versus those perceived as recipients of assistance. Thus, our pedagogical approach is one that continually seeks opportunities for learners to build authentic relationships with one another—relationships that may, with time, evolve into generative partnerships. In the transnational reflection space, learners are invited to share what they witness locally, and then dialogue with a cadre of global learners about differences and similarities across the geographic spaces.

Discussion: A vision for dialogue through transformative pedagogy

While many potential spheres exist to spark interdisciplinary conversation between social medicine, collective health, and structural competency, we, given our position as educators grounded in critical pedagogy, envision one possible path through transformative pedagogy. As discussed above, transformative pedagogy creates a dynamic space that allows for ideas to intersect in a generative manner. When doing so with care, we believe that learners, faculty, and ideas all emerge changed and in deeper relationship. We believe that the same could occur for these three disciplines by intentionally bringing them into a space together and around the proverbial table for conversation.

Fostering such dialogue will require deliberate adaptation of pedagogical tools currently used in our learning environments. Based on our humbling past experiences, we urge educators to deliberately anticipate and continually monitor for unintentional harm that arises among learning communities with diverse identities. This is especially true when
adapting or trialing new pedagogies, such as those suggested below. In Table 2, we identify key pedagogies currently used in EqualHealth’s curricula and potential adaptations that aim to foster interdisciplinary dialogue.

Social medicine, collective health, and structural competency are interrelated, interdisciplinary, and evolving fields that have recursively grappled with health inequities in their unique histories against increasingly globalized oppressive phenomena impacting historically marginalized and dispossessed communities. There lies an opportunity within global health equity as a social change project to develop a common language and integrated framework for analysis within our fields toward more concrete and collaborative learner outcomes in order to better realize the human right to health. Particularly, we highlight a complementary strength from each of these fields. Among other fields of study dedicated to advancing the

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Table 2. Pedagogic strategies to foster dialogue

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<th>Pedagogy</th>
<th>Description</th>
<th>Example of current use</th>
<th>Potential adaptation</th>
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<tbody>
<tr>
<td>Disciplinary definition and social theory introduction*</td>
<td>Social medicine is defined and key social theories (unintended consequences of purposive action, social construction of reality, biopower, social suffering, racial capitalism, coloniality, Black radical feminism, intersectionality) are introduced and learners identify examples seen in their local contexts. This is accomplished in didactic and participatory fashion.</td>
<td>A series of images and stories connected to social medicine are shared. A descriptive introduction to the social theories is also provided. Learners then take an observational walk in small groups through a clinical context and identify examples that illustrate the theories. They are also asked to develop their own definition of social medicine.</td>
<td>Images and stories related to health are shared, and learners are asked to place each example in a bucket corresponding to the field that most closely connects. Learners are asked to write their own definition of social medicine, collective health, and structural competency. Learners are asked to consider which theories feel most important for each of the disciplines.</td>
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<tr>
<td>Theater of the oppressed†</td>
<td>Augosto Boal's image theater is used to promote non-cognitive exploration of key concepts in social medicine. Forum theater is used to rehearse intervening on and disrupting oppression.</td>
<td>Using their co-learners as clay, learners sculpt “charity,” “development,” and “social justice.” Learners observe a scene depicting harm occurring when an individual facing housing insecurity interacts with the health system. As “spectators,” learners intervene to attempt disruption of the oppression.</td>
<td>Learners sculpt key ideas from each of the fields: “praxis” from social medicine; “structural humility” from structural competency; and “vertical and horizontal dimensions of collective health” from collective health. Learners are then invited to put the three concepts into dialogue based on the theatrical embodied experience.</td>
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<td>Solidarity visits</td>
<td>Community leaders guide learners through spaces with historical connection to social forces that create conditions for health or disease.</td>
<td>Learners in Uganda visit Fort Patiko, a site in Northern Uganda connected to slave trading and European colonialism. Students in Haiti visit the rural community of Boucan Carré, a remote place where people live without potable water, enough food, and health care access. Students experience the health impact of structural forces. The goal is to dismantle the roots of social suffering and diseases by raising empathy and curiosity.</td>
<td>Facilitators intermittently pause during the visit and invite students to consider whether and why information conveyed would be considered valuable to social medicine, structural competency, and collective health.</td>
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<td>Walk the talk</td>
<td>Learners participate in a facilitator-guided visit to know the people and the environment where they live, learn, and practice.</td>
<td>Learners in Uganda walk through communities surrounding their clinical environments. A facilitator prompts learners to pay careful and critical attention to surrounding landmarks, housing, environment, social services, and economic activities in the area.</td>
<td>Learners move out of the classroom space and walk the journey of the patients, community health workers, and other health care providers. Learners are asked to reflect on how the conditions in which people are born, live, and grow influence access to services and the health outcomes.</td>
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agenda of health and human rights, social medicine, collective health, and structural competency are uniquely positioned to provide foundational frameworks, content, and methods of global health equity analysis and action. Social medicine’s praxis—theory and action—both informs and takes inspiration from collective social change efforts. Collective health has proposed a “democratized” practice arena composed of horizontal and vertical levels of knowledge and practice contextualized within an active process of social determination. Structural competency has proposed structural humility such that structural interventions can be adapted to diverse contexts across various ecological levels, from micro to macro scales.

As critical and transformative pedagogy-oriented educators and advocates, we identify these three strengths as logical extensions to an equitable human rights education—one that focuses on a social change framework prioritizing personal empowerment, fostering and enhancing leadership, and development of alliances and coalitions. Experts in human rights education have proposed that programming take on an interactive pedagogical approach and have proposed idealized typologies for such programming.

The three identified strengths from social medicine, collective health, and structural com-

**Table 2. continued**

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<tr>
<td>Narrative medicine and health‡</td>
<td>Narrative medicine uses slowed, reflective attentiveness to literature, images, and sounds (the arts) to create conditions that deepen our ability as clinicians to share and receive stories. These practices promote connection, affiliation, justice, and healing.</td>
<td>Students in Haiti visit the University Hospital of Mirebalais. Students in Uganda visit Lacor Hospital. In their visit, students engage in dialogue with patients to cultivate their narrative competence to understand stories and identify the root causes of disease beyond biology.</td>
<td>Literature, films, and visual art are curated with the intentional aim of opening up conversation on the boundaries and convergence between these fields. For example, after reading a short poem that explores a spirit of collectivity, learners are invited to write in response to the prompt, “What might you imagine collective health to involve?”</td>
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<tr>
<td>Privilege and assets walk§</td>
<td>Learners line up horizontally and are asked a set of prompts focused on how social and cultural systems that produce privilege and oppression have personally affected their lives. They are instructed to step backward or forward accordingly. Question example: “If one or both of your parents completed a university degree, take one step forward.” Following prompts connected to privilege, a second set of prompts are read that focus on assets and strengths.</td>
<td>After considerable trust has been built in a class, learners engage in this activity, followed by a small group discussion that explores how social and structural forces connect to individual experiences of oppression. We also explore the limitations of the concept of privilege.</td>
<td>Structural competency could aid in contextualizing conceptions of interlocking systems of oppression in structural terms rather than cultural terms (it could also aid in interrogating how structural inequalities are naturalized in global health settings), and it could also promote an understanding of individual/community assets promotion in terms of “structural interventions.”</td>
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<tr>
<td>Embodied or somatic learning**</td>
<td>Practices from the trauma-healing tradition of somatic experiencing are incorporated in order to expand learner curiosity about and connection to their bodies as sources of wisdom. Developing such skills generates capacity for sustained engagement with health justice work.</td>
<td>Learners in the United States join an Indigenous leader for a four-hour visit to sacred Dakota sites in Minnesota that teach the history of white settlement and Indigenous genocide and resilience. Both prior to and during the visit, learners are invited to pay attention to and process how their bodies experience the stories shared.</td>
<td>A trained somatic experiencing practitioner guides three individuals who respectively most closely identify with social medicine, structural competency, and collective health through a somatic session that explores how they experience their work in their bodies and their sources of burnout and resilience.</td>
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petency together have the potential to spur us to advance the agenda of health and human rights in a more cohesive framework that centers reflexivity, inclusivity, and relational solidarity across diverse historical and geographic contexts. If we are to advance a model of praxis geared toward social justice in global health, then an equity-oriented education and advocacy approach that is rooted in structural humility serves that end. More recently, Felisa Tibbitts has proposed a revised model of human rights education that points to the importance of integrating a reflective and critical stance. This model emphasizes attention to one’s own value system, power structures in the immediate and more distant environments, and the human rights framework. In line with Tibbitts, we contend that creating standards and values that uphold health and human rights requires a genuine and honest dialogue that engages, challenges, and questions the learners’ worldviews. Tibbitts identifies critical pedagogy as a philosophical “mother” to human rights education that can help “reflect upon, critique, and improve our efforts” in navigating tensions within human rights education as an endeavor mired by controversializing claims such as honoring indigeneity, examining conceptions of universality, and working with hierarchical structures of bureaucracy across private and public spheres. We propose that the lens of transformative pedagogies might be one such productive forum from which to promote further dialogue and offer suggestions. Our educational model rooted within social medicine and within our own principles of the 3Ps—praxis, personal, and partnership—has enabled us to recognize and understand the commonalities across and strengths of each of the three fields: social medicine, collective health, and structural competency. Our proposal for dialogue is not synonymous with a call to collapse or subsume these diverse fields into a standardized or universal framework, but rather to promote generative discussion at the intersection of their unique historical settings and their shared vision of promoting global health equity through interdisciplinary collaboration.

Limitations of this proposed dialogue as envisioned might include a relatively distanced interface with epistemologically different frameworks aligned with more “biotechnical” or “technocratic” formulations of global health structures, such as health systems strengthening, health systems administration and finance, global health security, and global health policy and research. Future directions of the proposed dialogue might interrogate how we can promote more coherent ethics across these different fields and local-global settings, as well as how we can design, translate, and evaluate social and structural interventions from educational settings to research and practice settings.

Conclusion

Calls from the field of global health to “decolonize” have been met with a suggestion to promote “dialogical reflexivity” with the aim of decentering Western epistemologies and further learning from Indigenous practices and worldviews of seeing the “whole person (physical, emotional, spiritual, and intellectual) in relationship with other individuals, communities, nations, and the world, guided by values of respect, reciprocity, relevance and responsibility” (note: this proposal for reflexivity diverges from its usual place within qualitative research and is brought closer to individual positionality). “Dialogical reflexivity,” similar in overarching principles to our model of the 3Ps, has been framed as comprising elements of “self-understanding, dialogue with peers, and insights-to-action.” We join with colleagues in calling for the building of a culture of dialogical reflexivity within the global health community. We thus offer our educational model of the 3Ps, as well as examples of collaborative transformative pedagogies, as a way of raising critical consciousness around oppressive forces. Promoting global health justice requires that we employ tools that aim to deconstruct forces that threaten human dignity with the goal of ensuring health as a human right for all.

References


12. Ibid., pp. 1592, 1599


22. Ibid., pp. 343–356.

23. Ibid., p. 343.

24. Ibid., p. 355.

25. Ibid., p. 356.


30. Ibid.

31. Freire (1976, see note 27).


33. Owilli et al. (see note 31).

34. Freire (1970, see note 13).


36. Finnegan et al. (see note 15).


38. Ibid.


Promoting Patient-Centered Health Care and Health Equity through Health Professionals’ Education in Rural Chiapas

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Abstract

Since 2011, the nongovernmental organization Compañeros En Salud, as Partners In Health is known in Mexico, has worked in collaboration with the Mexican Ministry of Health to strengthen the health care system in the Fraylesca and Sierra Mariscal regions of Chiapas, Mexico. In response to the high proportion of abandoned and understaffed clinics in the area, Compañeros En Salud has developed a program to entice medical students from some of the top medical schools in Mexico to spend their “social service year” in these facilities, where they receive financial support, on-site clinical mentoring, supplies, clinical support tools, and training in global health and social medicine using a structural competency framework. The idea is to provide high-quality health care to a historically underserved
Background

Global health institutions and researchers are mostly based in high-income countries, whereas most global health interventions take place in low- and middle-income countries. Consistent with this, global health curricula are often developed and delivered by Global North institutions and faculty, with 95% of masters of global health programs located in high-income countries, and are mostly available to high-income country candidates who can afford the high fees of these programs and have more facilities to physically access classes. This dynamic often results in global health programs that lack the insights of practitioners working in the world’s most underserved and marginalized settings in which global health practice takes place. In addition, many students in global health programs from high-income countries will not end up facing the global health challenges addressed in their studies in their future practice.

To counter the disconnect between underserved settings and global health curricula and between global health students and their future practice settings, there is a need for global health education initiatives to emerge from the Global South for practitioners in the Global South. Instead of considering the Global South as a whole, it is important to develop context-specific curricula that consider the social determinants of health. This can help make global health education more fruitful and eliminate colonial remnants in the global health field, shifting power to local ownership.

On top of this, building global health education initiatives that move away from the public health and human rights orthodoxies prevalent in most US institutions presents a great opportunity to adopt an integrative human rights approach in which civil and political rights, as well as social and economic rights, are given the relevance they deserve. In order to achieve “the right to the enjoyment of the highest attainable standard of physical and mental health,” first articulated in the 1946 Constitution of the World Health Organization, more is needed than just health facilities, even if they provide health care services that are of good quality and medically and culturally acceptable. These facilities must be physically and financially accessible to the population in an equitable manner and combined with public health interventions for the prevention and control of diseases. And importantly, the population must participate in health-related decision-making. To achieve this, the right to health should not be seen as an independent human right but as a right that is interdependent with other economic and social rights, such as the rights to work, water, food, housing, education, and nondiscrimination.

Pioneering this approach, Compañeros En Salud (CES)—the sister organization of Partners In Health in Mexico, a nongovernmental organization that receives funds from individuals, corporate donors, and private foundations to provide care to the rural populations of Chiapas—decided to develop a human rights-based global health and social medicine curriculum (GHSMC) adapted to the local
setting of the rural region in 2011. The program is complementary to the work that the organization initiated to support rural outpatient clinics in the Fraylesca and Sierra Mariscal regions of the state in defending health care as a human right, with the premise that quality care must be accessible to all and consider structural factors. Specifically, the curriculum aims to improve the structural competency of *pasantes*, medical students in their mandatory “social service year.” In Mexico, as in other countries in Latin America, graduates from medical and nursing school are required to provide one year of “social services” to the government in order to obtain their licenses. This program started in 1936 and has been the main government strategy for staffing clinics in rural places. These professionals are called pasantes, as they “pass by” a community for a one-year period. In the case of medical pasantes, there has been a long debate over whether they are doctors or medical students (as they are technically considered now). Either way, they are often the only providers in rural communities, with little supervision and a lack of ongoing training. Although structural competency is a necessary skill for any health professional, it is especially relevant for those working with underserved and marginalized populations to better understand the social determinants of patients’ health. Structural competency has been defined as the ability of health care workers to acknowledge the influence or effects of social, political, and economic structures in people getting sick, as well as being able to respond to them. According to Michael Harvey et al., structurally competent global health education includes the following elements:

1. ... the role of social structures in producing and maintaining health inequities globally,
2. ... the ways that structural inequalities are naturalized within the field of global health,
3. ... the impact of structures on the practice of global health,
4. ... structural interventions for addressing global health inequities,
5. ... the concept of structural humility in the context of global health.

Chiapas is one of the most deprived states in Mexico in terms of structural and intermediary social determinants of health. At the structural level, the average degree of education is only 7.8 years (versus 9.7 years at the national level), and 84.2% of the working population lacks access to social security, as most work as farmers in the informal sector. Aligned to this, according to the National Institute of Statistics, in 2020, 35.3% of the Chiapas population did not have any form of health insurance or social security. This population has historically been covered by the health services provided directly by the Ministry of Health, which contributed 38.3% of total health expenditure in Mexico in 2020. In terms of intermediary social determinants of health, 49.1% of the population lives in houses without chimneys and uses firewood or charcoal for cooking, and only 47.8% of the population is food secure. All of this is reflected in the state’s high multidimensional poverty rate of 75.5%.

These structural factors and precarious living conditions of the population are behind most of the top 10 causes of morbidity in the state: acute respiratory infections, perinatal complications, intestinal infections, urinary tract infections, gastritis, intestinal amebiasis, salmonellosis, otitis, periodontal diseases, and candidiasis. There is also a high burden of noncommunicable diseases, including mental health disorders, although due to the lack of training of health professionals to identify these conditions and of accurate electronic medical records, these diseases are largely under-diagnosed. Moreover, the lack of timely access to quality care is related to a high burden of preventable deaths from these conditions and also from complications during pregnancy, childbirth, and postpartum. Although the current Mexican public health model covers the entire population outside the formal labor market for all health needs at no cost, this is not the case in practice. Chiapas has the lowest number of health specialists in the country. Also, many outpatient clinics in the rural areas of Mexico, where 51% of the population of Chiapas resides, have access only to a pasante completing his or her social service year or are simply neglected. This forces users to travel long distances to seek care, which they often cannot afford or which sometimes takes too long if emergency care is needed, as only...
22% of the state’s roads are paved.\textsuperscript{18}

As mentioned above, the challenging living conditions of the Chiapas rural population make understanding structural competency key for health care providers in the region. However, there are scarce educational curricula in Mexico that train health personnel in becoming structurally competent.\textsuperscript{19} Hence, Compañeros En Salud has decided to address this issue through the GHSMC, a curriculum that combines knowledge acquisition, case discussion, and exposure to patients in an iterative process that aims to prepare competent and sensitized professionals.\textsuperscript{20} Unlike other global health programs worldwide, this one was created—and is delivered and taught—by professionals working in the same rural underserved settings in their own practices, thus ensuring that the program responds to the needs of local health professionals and patients while also considering the global factors that underlie local health inequities and understanding the right to health as interdependent with other social and economic rights. In this paper, we discuss the Compañeros En Salud approach, its learnings to date, and impact of this initiative after a decade of implementation.

Origins of the curriculum

Chiapas’s current burden of disease and socioeconomic indicators require personnel with capacities beyond providing mere clinical care. However, in Mexico, the training of health professionals remains largely clinically focused, centering on the diagnosis of diseases and pharmacological and interventional treatments and generally overlooking how health problems may derive from determinants and social structures that harm marginalized populations.\textsuperscript{21}

As mentioned earlier, completing the “social service year” is a requirement for obtaining a medical or nursing degree in Mexico.\textsuperscript{22} This requirement entails being sent to a rural area to provide care and often means being responsible for an entire community. Such a responsibility carries the risk that the skills required to respond to the demands of the population and the system exceed those learned during one’s medical education. Clinical staff often remember this year as a difficult period without support. Compañeros En Salud seeks to transform the traditional social service year model by complementing this year with a diploma in global health and social medicine in order to allow practitioners to provide culturally competent and dignified clinical care that embraces a human rights-based global health and social medicine approach.

There are multiple reasons why structural competencies are considered fundamental in the curriculum: (1) because the understanding of structural and social determinants is directly linked to treatment success (for example, in the early days of Partners In Health’s work in Haiti, the organization realized that malnourished tuberculosis patients would not improve with medicines alone but also needed food); (2) because the reality of the communities served clearly expresses the origin of their health conditions; and (3) because these conditions frequently subject providers to situations of frustration that prevent them from making informed decisions, both for the population and for themselves. For Compañeros En Salud, it is equally as important to have well-trained personnel who can offer quality services as it is to have personnel with skills that allow them to respond to the challenges that the immediate reality requires.

When it was originally created, the GHSMC was geared toward medical providers. However, the curriculum has since extended to nursing, obstetric-nursing, and midwifery providers. This extension has involved restructuring the previous curriculum and incorporating interprofessional training, which has enriched learning and collaboration among the professions. Moreover, as mentioned above, the curriculum is taught by instructors who were former pasantes. This allows instructors to share real-life examples of how theoretical concepts, context, and practice intersect, which maximizes the educational experience.

Early curriculum structure

When it was first rolled out, the GHSMC included two main modules: (1) the social medicine and
global health module and (2) a clinical module that responded to the local burden of disease that included an introduction to locally developed clinical algorithms that not only were evidence-based but also included an adaptation of the clinical decision-making points according to the availability of resources, including medications and logistical barriers.23

The first module included a three- to four-hour lecture that introduced global health and social medicine terms and offered a practical portion where pasantes engaged in case discussions, debates, experiential simulations, and reflective sharing. Proximity to the social problems from the field boosted a better introduction of the theoretical terms being learned. This module later incorporated the five points of social medicine as defined by the Social Medicine Consortium, a consortium that includes universities, organizations, and health and non-health professionals aiming to reach health equity:

1. Understanding and applying the social determinants of health, social epidemiology, and social science approaches to patient care,

2. An advocacy and equity agenda that treats health as a human right,

3. An approach that is both interdisciplinary and multi-sectoral across the health system,

4. A deep understanding of local and global contexts ensuring that the local context informs and leads the global movement, and vice versa,

5. Voice and vote of patient, families, and communities.24

This definition served as the basis of the lecture topics presented to pasantes until 2020, when the need to restructure the curriculum arose due to the interdisciplinary professionalization of pasantes, the growing need to preserve the clinical topics that were most relevant to the context, and the need to improving pasantes’ skills to better communicate with the people they serve and with their colleagues.

Current curriculum structure

To restructure the curriculum, in 2020, the course was evaluated qualitatively to determine the extent to which it was aligned with the local burden of diseases and the extent to which its topics promoted the development of structural competency. This process was carried out in seven stages: curriculum needs diagnosis, definition of modules and themes, integration of modules and themes, profile of speakers, didactics, evaluations, and follow-up strategy. Throughout the restructuring period, the perspectives of pasantes, the administrative team, and the field implementation team were considered. These individuals’ recommendations were solicited in relation to the perceived needs of their communities—an approach that, though not ideal, was still valuable as a starting point.

The restructuring was focused on the selection of topics, didactics, health care strategies, clinical follow-up, and responses to health services. Theoretical, conceptual and didactic aspects were considered to offer a comprehensive adjustment to the curriculum.

Finally, the curriculum was restructured to include four modules offered simultaneously, each with theoretical and practical components. The objective was to ensure the standardization of the clinical quality offered by pasantes, with a human rights-based global health approach and institutional values. The four modules are (1) introduction to global health and social medicine; (2) interventions focused on the prevention, treatment, and control of diseases, including sexual and reproductive health topics, ultrasound skills, and mental health topics; (3) management and values for the care of marginalized populations; and (4) tools for resilience and well-being (Figure 1). Before pasantes begin providing care in the community clinics, they are offered a 32-hour theoretical introduction that includes aspects of Compañeros En Salud’s context (values, protocols, and functions) and information on the organization’s alliances. Of particular interest are its alliances with the government, which allow pasantes to identify the regional...
and local response capacity.

The theoretical component consists of two monthly sessions of eight hours each day, which include content from the aforementioned modules. Among the topics of structural competence, the following stand out: relationship of global dynamics between countries and their impact on patients and on their local context, social approach to health and disease, social determinants of health, the human right to health, and the evolution of access to medicines. Moreover, in-person simulations such as the “poverty simulator” emulate the complex structural barriers in which people are embedded. The GHSMC also includes 480 practical hours in the field through community supervision and adaptation to the social context, which is expanded on later in this paper.

One of the key elements of the Compañeros En Salud curriculum is its emphasis on the daily practice of concepts from the four modules. For instance, for module 1, the practical training involves home visits, which allow students to understand the context in which people live, the challenges they face, and their family dynamics, and foster a closer bond between patients and providers. This module also encourages pasantes to follow up with patients who have been referred to specialized care in the capital city, which gives pasantes a better sense of what it means for a patient to miss a workday, make family arrangements, and navigate the health system in order to show up to a consultation in the city. For module 2, on-site clinical supervision promotes competency-based learning by allowing pasantes to model clinical skills such as ultrasound techniques and mental health consultations alongside a supervisor. For module 3, the use of interpersonal skills for communicating with the clinical team and with patients’ families offers pasantes the opportunity to engage in horizontal conversations among nurses, physicians, and community health workers and to learn how to allocate workloads or organize roles when attending to a patient’s emergency. For module 4, intrapersonal skills are taught for situations in which pasantes witness structural violence affecting their patients, which oftentimes may cause pasantes to experience feelings of helplessness, requiring them to strengthen their resiliency skills and structural competency for emotional processing. This process is often supported by pasantes’ supervisors in a genuine way, since they have experienced similar situations before.

Furthermore, the structural competencies are transversal in the modules; the proposed didactics include discussion spaces that allow pasantes to integrate knowledge from their own experiences and those of their peers. In addition to familiarity with concepts of structural competency, being an effective health care practitioner in culturally and ethnically diverse Mexico requires complementary skills such as cultural humility, clinical competency, active listening, and leadership. The GHSMC aims to develop these capacities as well and, by doing so, reduce barriers to accessing quality care.

Finally, as part of the curriculum’s evaluation of students, both qualitative and quantitative criteria are considered. The former are meant to assess the attitudes and soft skills expressed by trainees during care and teamwork. The latter are meant to assess students’ theoretical knowledge through written exams. Additionally, by the end of their service year, pasantes are invited to give a presentation that depicts their experiences, reflections, and learnings.

Complementary field supervision

The GHSMC learning process is complemented by field supervision in which pasantes are supported on site by a clinician who formerly worked as a pasante. This allows students to have a smoother immersion into the rural community and understanding of the social factors impacting them, as the supervisors have a thorough perspective of both the local burden of disease and the social issues affecting the community.

Generally, this supervision is performed by an obstetric-nurse or a medical supervisor who oversees all of the care delivery interventions and assures the quality of the delivery through feedback. The supervisors make improvements by observing and modeling during consultations with the pasantes, through systematic case discussion...
INTRODUCTION TO GLOBAL HEALTH AND SOCIAL MEDICINE (35 HOURS)
Offers a pedagogic proposal from a global health and social medicine perspective that allows health personnel to deliver services based on a thorough understanding of the context.

CLINICAL INTERVENTIONS BASED ON DISEASE PREVENTION, TREATMENT, AND CONTROL (110 HOURS)
Enhances pasantes’ clinical knowledge with evidence-based interventions that promote high-quality services at birthing homes and rural clinics.

MANAGEMENT AND VALUES FOR DELIVERING CARE TO MARGINALIZED POPULATIONS (10 HOURS)
Promotes inter-professional participation that allows for the development of collaborative health care strategies linked to diverse community actors, as well as team-work abilities and compassion-based leadership.

INTEGRATIVE WELLNESS AND RESILIENCE TOOLS (10 HOURS)
Offers tools that promote the development of intrapersonal and interpersonal skills for adapting to a complex context and building relationships harmoniously.
for collaborative clinical decision-making, and by offering evidence-based treatments that reconcile with the traditional-medicine remedies and that are appropriate to the patient’s particular reality. For example, supervisors teach obstetric-nursing students about childbirth care in the vertical position (squatting, sitting, or standing) and the use of the rebozo to facilitate labor, a “traditional midwifery practice of Aztec origin, which consists of using a scarf to perform different techniques in order to mobilize the pelvis and relax the muscles to favor the positioning of the fetus.” Obstetric-nursing pasantes also learn about the use of medicinal plants during pregnancy and labor and visit midwives in the region to exchange knowledge and ideas.

“Accompaniment” has been part of Partners In Health’s operative framework since the organization began working in Haiti and Peru. Currently, Compañeros En Salud has endeavored to incorporate the acompañamiento model into many processes, such as accompanying patients to visit community health workers, accompanying the Ministry of Health in its efforts to strengthen the health system, and through the supportive supervision model. According to Paul Farmer, co-founder of Partners In Health, acompañamiento is defined as follows:

To accompany someone is to go somewhere with him or her, to break bread together, to be present on a journey with a beginning and an end. There’s an element of mystery, of openness, of trust, in acompañamiento. The companion, the acompañante, says: ‘I’ll go with you and support you on your journey wherever it leads; I’ll share your fate for a while. And by ‘a while,’ I don’t mean a little while.” Accompaniment is about sticking with a task until it’s deemed completed, not by the acompañante but by the person being accompanied."

Pasantes receive oversight at the community rural clinics and at birthing centers, where their supervisors help them adapt to a new context, help them learn about the structural forces that make people get sick, and provide advice and manage expectations to allow pasantes to develop a structural competency lens of their own.

On-site supportive supervision for medical and nurse pasantes

At the community level, Compañeros En Salud provides comprehensive primary care for people living in or around any of the 10 communities with clinics that the organization supports along with the Ministry of Health. This care is provided through clinical teams that consist of a medical pasante, a nurse pasante, a graduated nurse, a health auxiliary, and community health workers. Each member of the team brings different skills to the table and provides distinct services so the clinics can deliver quality care to their users. A big part of the provision of quality services is an emphasis on training.

Such training is achieved by the continuous visits of clinical supervisors, registered nurses, and physicians with experience providing health services in rural areas, who spend a week every month in the communities in order to provide acompañamiento, clinical mentorship, and management support to the clinical teams.

In some cases, supervisors also accompany pasantes during home visits to deliver medical care to where patients live. As mentioned earlier, this offers pasantes the opportunity to understand patients’ living conditions, their daily dynamics, and the social challenges they face. The supervisor role promotes understanding of the social medicine concepts that are studied in the theoretical lectures, emphasizing “proximity” to people’s context as a necessary element to convert the curriculum’s learnings into experiential practices, which ultimately leads to providing better health care.

Clinical supervisors also reinforce the topics from modules 1–3 by either intentionally talking about subjects reviewed that particular month or by seizing teaching opportunities when clinically or socially complicated cases arrive at the clinics. Having someone with more experience to guide the clinical teams through such occasions represents a valuable opportunity for meaningful learning and professional growth. “Bedside teaching” is essential for all health professionals, as it allows for real-time feedback and for the practice of clinical skills in a controlled environment. Therefore, it is essential to have both the theoretical sessions in the monthly
training and the sessions of supportive supervision that help cement the acquired knowledge.

**Supportive supervision for obstetric-nursing pasantes and midwifery pasantes**

After a few years of working only with physicians, Compañeros En Salud expanded its operation to support a birthing center at the local hospital, Ángel Albino Corzo Hospital. This program was launched in collaboration with the National School of Obstetric Nursing and started receiving obstetric-nursing pasantes in 2016. The birthing center is one of the few places in Mexico where low-risk childbirth care is provided autonomously and independently by obstetric-nurses under the midwifery model. It is a place where midwifery and obstetric-nursing pasantes are trained in respectful, women-centered care. For instance, women’s preferences around birth delivery position and family accompaniment are prioritized, in contrast to the unjust status quo of most birthing experiences in Mexico, where birth delivery is centered not on the woman’s needs but on the needs of health personnel. Here, pasantes learn to guarantee the fulfillment of women’s sexual and reproductive rights. As direct care providers, the pasantes provide consultations, counseling on sexual and reproductive health issues, delivery care, postpartum care, and immediate newborn care.28

During the supervision, nursing pasantes are able to put into practice what they learn through the GHSMC since they are accompanied at all times by five obstetric-nurse supervisors and a professional midwife who graduated from the program in a previous cohort. For example, in the course they review the term “social construction of reality,” which shows that worldviews are built on ideas and practices determined by society, recognizing how people’s behavior may be determined by their subjective construction of reality.29 By recognizing that the woman, the traditional midwife, and they, as pasantes, have a different but equally valid perspective of a particular situation, they learn to establish a respectful, collaborative, and harmonious plan for all parties. This stands in contrast to the usual practice whereby providers impose their perspectives without listening to the patient’s concerns or ideas.

Supervisors help nursing pasantes understand their patients’ context through clinical assessments that inquire about where patients live in order to know the distance they need to travel to reach the services, what their support network is like, and what particular concerns might help adapt management to their context. Moreover, nursing pasantes are encouraged to incorporate local words into their language to facilitate more effective communication.

Pasantes spend 10 months working at the birthing center. In order for them to understand firsthand the context of the vast majority of women who seek care there, they live for one month in a small rural community where medical pasantes are based, strengthening the care and counseling provided to pregnant women or women of reproductive age in that locality. During this time, they also make home visits to accompany women in coordination with the primary care clinic.

Pasantes also spend one month at the second-level referral hospital where women who cannot be attended at the birthing center are transferred to. This large hospital’s care is not centered on women’s preferences. The pasantes’ objectives at this site are to share the midwifery model of care and advocate for the rights of users.

**Discussion**

Since the 1970s, Latin American academics’ discussions have challenged the mainstream ideas emanating from renowned universities in the Global North on social medicine.30 For instance, by the 1970s, Argentinian physician César García had already started implementing community medicine, which would later evolve into social medicine.31 And from the 1980s onward, global health associations such as the Latin American Social Medicine Association and the Latin American Alliance for Global Health were created in order to disseminate social medicine work and combat the neoliberal health vision, among other things; further, global health modules were included in university curricula in Chile, Brazil, and Peru.32

In Mexico, Compañeros En Salud’s GHSMC
is one of the few global health or social medicine programs in existence. What makes Compañeros En Salud’s approach unique is that it includes proximity to vulnerable populations and their social determinants of health. It offers direct experiences of care and relies on the teaching-learning process, which is loaded with daily experiences that the pasantes observe, actively participate in, and reflect on under the guidance of mentors. It stands out for its affordability, as it has no cost for enrolled students; its appropriateness, as it is designed by and for health practitioners in rural Chiapas; its focus on practice rather than research, policy, or diplomacy; its holistic approach, as it combines theoretical lectures, case solving, and field practice with supervision under an enabling environment; and its alignment with the human rights framework, considering health as an integral human right that includes the components of availability, accessibility, acceptability, and quality. At its core is the concept of human dignity, why every human being deserves the highest level of medical care available, and why anything less than that is essentially unethical, particularly in a society that systemically assigns lower standards of care to the poor.

Therefore, the Compañeros En Salud curriculum not only teaches pasantes how to treat and follow up with patients but also provides the theoretical and practical tools to do so holistically. The approach would not be successful if pasantes were solely placed in remote clinics with thorough instruction and supportive supervision but without medicine or equipment to solve the health demands in front of them. Indeed, being the only provider in a remote village without access to medicine is one of the main reasons why pasantes in Mexico experience frustration during their social service year. Although ensuring supplies is not a formal part of the curriculum, it provides the environment that allows the instruction component to become a reality. All of these aspects of Compañeros En Salud’s educational model contrast with the traditional Mexican model, as summarized in Table 1.

The most outstanding outcome of this educational approach is that it can be transformational. Most of the current and past clinical management, nursing, obstetric-nursing, midwifery, and medical positions at Compañeros En Salud—including the organization’s current director—have been occupied by former pasantes. Ex-pasantes have also occupied positions such as director of Ángel Albino Corzo Hospital, home to the birthing center and the COVID-19 ward operated by Compañeros En Salud. This challenges the logic that the “best” pasantes will inevitably run away from rural communities and are interested only in prestigious hospitals in large cities. It shows that people respond to being able to see and create change around them and that instruction can be inspirational.

Many ex-pasantes have pursued higher educa-

Table 1. Comparison between the Compañeros En Salud educational model and the traditional model

<table>
<thead>
<tr>
<th></th>
<th>Compañeros En Salud training curriculum</th>
<th>Normal training for pasantes</th>
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</thead>
<tbody>
<tr>
<td>Classroom teaching</td>
<td>Monthly, regular, adapted to the real burden of disease; includes case presentations, role-plays and discussions of real-life situations</td>
<td>Irregular, sometimes only at the beginning, based on Ministry of Health programs and how to fill statistical and administrative forms that are reported to the Ministry</td>
</tr>
<tr>
<td>Bedside teaching</td>
<td>Weeklong, every month, includes clinic patients and home visits</td>
<td>Absent</td>
</tr>
<tr>
<td>Community engagement</td>
<td>Continuous, with an accompaniment model based on solid relations between Compañeros En Salud and communities</td>
<td>Usually only when the new pasante arrives at the community</td>
</tr>
<tr>
<td>Supervision and mentorship</td>
<td>Monthly, regular, based on problem solving</td>
<td>Irregular, usually only for administrative matters</td>
</tr>
<tr>
<td>Structural enablers</td>
<td>Guaranteed tools and medications</td>
<td>Frequent stockouts and lack of equipment</td>
</tr>
</tbody>
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tion in global health and public health in renowned universities around the globe and have then come back to work at Compañeros En Salud. Others have pursued residency programs and worked in global health in Mexico and abroad, while others have continued to support the organization’s activities, such as its surgical campaigns. And yet others have started their own projects in their respective institutions. As of 2019, there were 114 graduates of the Compañeros En Salud program. By the time of their graduation, 60% had applied to work at Compañeros En Salud, 48% had worked or were working at Compañeros En Salud, 49% were working in a field related to global health, 33% had completed or were doing a medical residency, and 16% had completed or were pursuing a postgraduate degree related to humanitarian work.

Most importantly, these graduates continue to serve the poor and pursue a relentless battle against injustice in health delivery and outcomes. In the words of ex-pasante Miguel Hernández:

In the time I have spent at Partners In Health, I have begun to make the effort to listen before I speak. It is in the deepest silence that the voices of those we thought were silent begin to be heard. All that is needed is the will to pay attention to them and the courage to give them all that we can give.

Lessons learned

Providing a comprehensive curriculum designed to promote structural competency is not enough on its own. Theoretical knowledge without practical opportunities and support systems will always be insufficient to bring about real changes in care delivery. Accompanying the clinical teams has been crucial for applying the knowledge acquired in the classroom to daily practice. Adequate support systems and field supervision have been key to the success of this curriculum.

For professionals caring for rural and marginalized populations, structural competency in global health and social medicine should be integral to their training. We believe that the integration of such topics and the development of related skills should be an essential component of every program that instructs physicians and nurses. It is vital that such training be recognized and embraced by leading teaching institutions so it has the necessary validity and recognition in academic settings, which will allow this subject to grow and permeate all of the structures of care delivery. Well-grounded alliances with universities to obtain certificates and continuing medical education credits would help encourage health professionals to pursue further education in these areas.

The most important challenge has been to design an interdisciplinary curriculum that provides clinical knowledge specific to the needs of each cohort while also encouraging multidisciplinary collaborative work in the clinical environment. We have observed that in order to foster a collaborative teaching environment, we must actively promote nursing, obstetric nursing, and midwifery leadership in clinical teams, thereby breaking down traditional hierarchies in the medical field. Moreover, a remaining question is how to build a training curriculum and supervisory support that adapt to pasantes’ diverse needs and intra-and interpersonal skills.

In the future, Compañeros En Salud aspires to establish more proximity with the communities in order to understand their perspectives and, in turn, improve the services and care they receive. Last but not least, we have learned that the joint construction of a knowledge paradigm, agreed-upon intervention criteria, and the promotion of shared values between the medical team and the community generates the possibility of communicating through a language that helps unify the members of each cohort.

Conclusion

The impact of an education format that combines theory, practice, and the resources to link both falls into three domains. First, the social medicine approach is good for patients because it leads to better outcomes. Students are more aware of social barriers that influence patient behaviors such as missing an appointment or discontinuing a treatment course. They are able to understand the
contexts and lived experiences of the patients, their working and housing conditions, their family and social dynamics, and so forth. This improves their diagnostic capabilities and provides them with tools to improve patients’ treatment completion, such as home visits.

Second, the model enables pasantes to do their job more effectively while reducing frustration originating from being alone and under-resourced in the face of difficult circumstances. It also creates spaces to promote community building with patients, colleagues, and supervisors.

Lastly, it is also good for organizations and society as a whole, as a comprehensive program such as this one can improve the retention of staff in rural areas, which is a problem even in high-income countries.

Compañeros En Salud is training multidisciplinary teams with the ability to understand and observe how health is not merely a biomedical issue but a complex social one that is specifically related to living conditions in the economic, environmental, cultural, and political spheres. This model expands the perspectives of students about what is possible regarding care provision in remote settings, which, in turn, helps these students become advocates to make health care a human rights reality.

Acknowledgments

We would like to thank Samuel M. DiChiara, research assistant at Compañeros En Salud Mexico, for proofreading this piece and for his valuable contributions, as well as Daniel Palazuelos, co-founder of Compañeros En Salud, for his input on the original global health and social medicine curriculum. Lastly, we are grateful to Paul Farmer, co-founder of Partners In Health, who left this world believing that every life is sustainable and who, through his teachings, fought relentlessly for health equity.

References

9. Harvey et al. (see note 7).


24. Van Wieren et al. (see note 19).


COMMENTARY

The Right to Health: Looking beyond Health Facilities

AGNES BINAGWAHO AND KEDEST MATHEWOS

In 1946, the Constitution of the World Health Organization first articulated the right to health, stating that “the enjoyment of the highest attainable standard of health is one of the fundamental rights of every human being.” This right was further enshrined as a human right in 1966 in article 12 of the International Covenant on Economic, Social and Cultural Rights, which communicates four core components—availability, accessibility, acceptability, and quality. Furthermore, defining health as a human right insinuated the need for legal accountability, equality and nondiscrimination, and participation.

Even prior to the COVID-19 pandemic, states’ commitment to the enjoyment of the highest attainable standard of health for all was unmet—at best, acknowledged—across the globe. The COVID-19 pandemic did two things. First, it undermined efforts to improve health outcomes and bridge gaps in health care delivery. The interruption of health services, the rise in unemployment, and the increase in gender-based violence, to name a few indirect impacts, affected the most vulnerable. Note, however, that this is not a novel realization—health crises have consistently affected the most vulnerable and have put accountability for the right to health on the back burner.

Second, and potentially one of the few silver linings of the pandemic, is the extent to which it has shone light on the necessity of enforcing the right to health and the fragility of human society in its absence. Failure to protect individuals’ right to health has prolonged the pandemic and resulted in economic, social, and political chaos that has further thwarted efforts to achieve the former. The authors in this special section successfully highlight various ways in which stakeholders across the spectrum can work toward the enjoyment of the highest attainable standard of health. In this commentary, we draw from their expertise and our reflections on the right to health to discuss some strategies toward the fulfillment of this human right.

The achievement of the right to health requires patient accompaniment. Heidi Behforouz, ex-director of the Prevention and Access to Care and Treatment project at Partners In Health, describes accompaniment as follows: “Accompaniment in one sense is an easy term. You walk with the patient—not behind or in front of the patient—lending solidarity, a shoulder, a sounding board, a word of counsel or caution. Empowering not enabling.” Accompaniment was also highlighted by Paul Farmer, with whom we collaborated closely, and to whom this special section is dedicated. It extends beyond the delivery of quality,
equitable health care services in health facilities and the physical accompaniment of patients to health facilities. The social, economic, and political conditions that enable individuals to access health services and maintain a healthy life must be put in place to facilitate the achievement of the highest attainable standard of health.

We can take the example of maternal and child health care to illustrate what expert patient accompaniment looks like. On the clinical side, this means holistic care provision to mothers and infants—quality antenatal care services, respectful facility-based delivery, timely postnatal care, and follow-up of the child, including the critical childhood vaccinations. Missing any step of the process will jeopardize the health of the mother or the child. But true accompaniment of patients goes beyond providing quality clinical services to addressing the social determinants of health. For instance, is the mother able to travel to the health clinic for all her antenatal care visits? Can the family afford the services for both the mother and the child? Do the mother and child have access to food and, more importantly, to a balanced diet?

Availing clinical services at health facilities is futile if patients cannot reach them or if patients are unable to keep themselves healthy due to lack of food. This is why accompaniment is critical; you address all the challenges that stand in the way of people achieving their maximum health potential. At the national level, the approach to health should shift from siloed clinical delivery to holistic maintenance of individual and population health. At the health-facility level, clinicians and managers need to be trained to identify these socioeconomic factors that prevent good health and connect patients to well-equipped resources that can address their concerns, as the framework of structural competency that is further developed in this special section emphasizes.

Training health professionals to practice medicine and lead health systems through such an equity lens requires the integration of social medicine into medical and global health curricula. Social medicine trains professionals to look beyond the bedside to understand and address social, economic, and political factors beyond the health care system that cause ill health or hinder access to health care services. Students should not only learn about how the social determinants of health such as income can detrimentally impact health outcomes but also be able to think about all aspects of socioeconomic, cultural, and political well-being (the processes of social determination, as Jaime Breilh has argued), of which income is only one indicator. Moreover, health professionals should also be equipped with the know-how to address these factors at all levels (intrapersonal, interpersonal, clinic, community, research, and policy). This requires a multidisciplinary and inter-professional approach to medical and global health education, where one discipline or profession draws from others to collectively advance toward the fulfillment of the right to health.

This pedagogical approach must be accompanied by leadership, management, and communication training that will allow health care professionals to organize toward the attainment of the highest standard of health. At the same time, health professionals must be trained in structural humility: in not making assumptions about patients’ lives, encouraging instead the ethical stance of collaboration with patients and communities in developing understanding of and responses to structural vulnerability. Fresh graduates from medical schools sent to hospitals in remote, rural regions will often be expected to address governance, financial, and supply challenges in order to create a favorable environment for clinical care delivery. These are obstacles that hinder the achievement of the right to health; hence, health professionals must be equipped with these skills.

Critical to pushing these aforementioned strategies forward is community participation. Patient accompaniment is possible if the health system builds a trusted relationship with the community, allowing the community to openly discuss health challenges and the government to prescribe solutions that are acceptable. Accountability to community demands and a commitment to the right to health build community trust in the public health system, which feeds back into improved
health outcomes, which, in turn, contributes to trust. Given that every nation-state has ratified at least one international human rights treaty recognizing the right to health, accountability mechanisms that break down this human right into clear actionable programs and policies and outlines consequences for non-adherence must be set up. This lack of specificity and clear consequences is a major reason for our stymied progress toward the attainment of the right to health—a right articulated in the World Health Organization’s Constitution nearly eight decades ago.

References

9. Metzl and Hansen (see note 8); Neff et al. (see note 8).
COMMENTARY

Global Voices for Global (Epistemic) Justice: Bringing to the Forefront Latin American Theoretical and Activist Contributions to the Pursuit of the Right to Health

PAOLA M. SESIA

The invitation by the Health and Human Rights Journal guest editors to provide a commentary for this special section comes just as we approach the first anniversary of Paul Farmer’s untimely passing. As the date nears, I am inevitably reminded of, and deeply inspired by, Farmer’s contributions and uncompromising commitment to global health equity, social justice, economic and social rights, and a rights-based approach in his clinical practice, intellectual work, and health activism. In Farmer, such a commitment became particularly resolute in relation to the poor, the dispossessed, and the outcasts, wherever they may live: Siberian prisons; urban slums of Lima, Boston, or Port-au Prince; or poverty-stricken rural villages in Haiti, Peru, Malawi, Rwanda, Lesotho, Guatemala, or Mexico. Just as important among Farmer’s legacies—and one that strikes a particularly sensitive chord with me, as a critical medical anthropologist myself—is the pursuit by this exceptional scholar of an activist, politically engaged, and nonetheless rigorous and reflexive medical anthropology.

The papers that make up this special section of Health and Human Rights Journal draw on some of these legacies and on other like-minded theoretical, practice-oriented, and activist frameworks, namely social medicine, collective health, and structural competency in medical, community, and public health training and service provision. The guest editors have envisioned the possibility of an enriching, cross-fertilizing dialogue between these three approaches and have encouraged a debate around their potentialities, without ever losing sight of the final goal: the fulfillment of the right to health for all. I surmise that the contributing editors clearly saw the potential of all three frameworks to expose and to dissect the impact of structural social inequalities on health and well-being, while also concretely promoting the right to health in actual practice.

The papers in this section take up the challenge to use one or more of these frames of reference to consider the right to health; they do so in different ways and to varying degrees, approaching them from different epistemic angles and applying them to diverse health problems in a wide range of socio-geograph-
ical settings, including the United States, Chile, India, Uganda, Haiti, Spain, Mexico, Ghana, and Roma communities in Bulgaria, North Macedonia, and Romania. Most of the papers refer to the right to health or, more commonly, the difficulties or failure to fulfill it; some have engaged explicitly with the structural competency framework in service provision or in medical training, and others make explicit reference to the social medicine paradigm in their community and advocacy work involving the training of health professionals or the delivery of medical services. Two of the papers link to and draw from collective health and make contributions based on this framework in relation to the health, knowledge, and priorities of Indigenous people.

In my view, it is important to stress that two of these frameworks—social medicine and collective health—stand out as strong theoretical contributions from Latin America, a continent that has offered a particularly fertile ground for the development of original and innovative critical thinking in health and social sciences, as well as the promotion of the right to health as a basic human right in international law. I venture that the contribution from Latin America to the formulation and adoption of the right to health is probably unknown to most, for which reason I will dedicate a few lines in this commentary to that story as well.

It is with Farmer that I begin this commentary. My words are centered on the contributions of Latin American praxis-oriented critical thought in pursuit of health equity, social justice, and the fulfillment of the right to health as a basic human right—contributions that Farmer recognized in his own particular ways but that, by and large, tend to be ignored in hegemonic Anglophone global health production. This last point I find crucial, and I will pick it up again later.

As we all know, Farmer was stationed as a professor in the heart of privileged academia: the distinguished Harvard University, where much knowledge—including in social sciences, public health, clinical medicine, political economy, and critical theory at large—is created and from where much radiates to the rest of the world with the unmistakable imprint, distinction, and oftentimes nonchalant obliviousness of its entitled origins. Far from being a pompous, convoluted, and conceited intellectual from the top of the top of hegemonic academia, Farmer was quite the opposite: people who knew him personally remark on his unpretentiousness, human and intellectual generosity, and deep-felt empathy with his fellow human beings and with the ever-expanding plights of deprived humanity.

We can also directly witness Farmer’s writing, with his characteristic clarity of thought; his genuine expression of moral indignation at social injustices, human suffering, the unequal burden of preventable deaths, and “structural violence” experienced by the global poor; and his passionate defense of the underserved, marginalized, oppressed, exploited, excluded, and dispossessed individuals or social collectives from the Global South. I would argue that his generosity, intellectual honesty, and humbleness also manifested themselves through an explicit recognition of the eclectic and pragmatic traditions of thought from which he drew inspiration, where some Latin American intellectual currents stood out. In many ways, inspired by these currents, Farmer proposed a broadening of our understanding of, and acting upon, health and human rights.

Thus, Farmer openly declared how progressive Catholic liberation theology (especially with the figures of Archbishop Oscar Romero from El Salvador and Friar Gustavo Gutiérrez from Peru) and its focus on the poor, as well as Paulo Freire’s pedagogy of the oppressed from Brazil, had a major impact on his ways of thinking and acting as a physician, medical anthropologist, and health activist, particularly his criticism of colonialism, capitalist exploitation, and neoliberal policies in global health and their adverse effects on the poor and dispossessed.

To these, a third, perhaps less explicitly declared, vein came to make an impact on Farmer: a humanitarian strand of Latin American Marxist-influenced praxis where the development of critical thought has been inextricably accompanied and reinforced by a commitment to the transformation of unequal and unjust health conditions.
and their underlying social causes. Undoubtedly, this progressive action-in-the-world-oriented praxis is present in both liberation theology and Freire’s popular education.

Liberation theology and popular education also share a peculiar utopian drive in their uncompromising social engagement to transform unequal and oppressive conditions for the poor. I believe these features made both currents particularly attractive to someone like Farmer, who openly declared his aversion to detached, sterile, and speculative intellectual work that is too far removed from the daily struggle to make ends meet for most of the people of our living planet. Farmer believed that knowledge is and should be produced first and foremost for social change in order to overcome injustice, inequality, and other prevailing social ills. It seems to me that his conviction was not solely the product of a rational mentalist intellectual exercise: it was senti-pensante (felt-thought), as Colombian sociologist Orlando Fals-Borda (the father of participatory action research) would say, and it was rooted in passion and moral outrage.

Here, it is worth highlighting some parallels with these other Latin American critical currents of thought. In a similar way to Farmer’s, Marxist-oriented praxis is a central tenet of Latin American critical epidemiology, social medicine, and collective health. From the start, these three interrelated—at times, interchangeable—theoretical orientations have vehemently opposed what Farmer called “the public health orthodoxy” and have worked strongly for the right to health for all; and they have done so for decades, in many cases prior to Farmer.

These theories have produced important studies on a wide variety of health and disease problems from a political economy perspective, revealing the complexities and entanglements of what Jaime Breilh calls the “social determination of health.” Influenced by Gramscian ideas around (i) the necessity to unite theory and action to mutually inform and reinforce each other, (2) the sociopolitical role of organic intellectuals, and (3) their direct engagement in conscious practice, proponents of these currents of thought have long posited that the “generation and transmission of knowledge” are powerful “tool[s] for change.” I find it important to highlight these parallels and reflect on these theoretical orientations whose exponents have concomitantly promoted progressive health policies, social justice, and the universal right to health and health care. In Latin America, critical epidemiology, social medicine, and collective health (the preferential term for social medicine used in Brazil) have multiple identities, and their orientations are far from being monolithic. What is clear is that, all together and at the same time, they are thriving schools of critical thought, distinctive research fields and methodologies, and transformative social and political movements.

It is worth remembering that paradigmatic theories, especially those linked to transformative action, do not emerge in a vacuum; they may well flourish in very adverse circumstances, against dominant paradigms, and as counter-hegemonic projects. These frameworks are, in fact, the historical products of particularly challenging contexts: as we know, Latin America and the Caribbean are two of the most unequal regions in the world; nor should we forget that Farmer himself forged his thinking and life activism in Haiti, the poorest country of our entire Western hemisphere.

These inequalities are the tangible inheritance of a harsh history of colonialism, unfettered capital accumulation and predatory capitalism, centuries of pillage and devastation of nature across entire regions, the dispossession of Indigenous territories, the genocide of millions of Native and Black people, the brutal implementation of forced labor and African slavery in the plantation economies, and, after independence, the yoke of British and US imperialism. More recently, these inequalities have developed from the establishment of authoritarian regimes or outright bloody military dictatorships; the exercise of political violence and the massive or selective annihilation of the opponents to political or, increasingly, economic megaprojects; the predominant patriarchal machismo with its own culture of death; the ruthless implementation of structural adjustment programs and neoliberal doctrines; and the extreme concentration of power
and wealth among national economic elites. And most recently, inequalities are being worsened by the ongoing “war” on drugs and organized crime, with hundreds of thousands of people killed or disappeared. It may be worth (re)reading Eduardo Galeano’s *Open Veins of Latin America* for a powerful, clearly articulated, historically informed, and morally outraged account of what the region has experienced from the conquest to the late 20th century.11

As schools of thought and research fields, critical epidemiology, social medicine, and collective health emerged or re-emerged in the 1970s in opposition to prevailing functionalist and positivist paradigms in hegemonic public health and preventive medicine at the time.12 The conventional paradigms were ill-equipped to, and not particularly inclined to, understand the complexities and dynamics of social inequalities and health. Eric Carter and Marcelo Sánchez Delgado, for their part, maintain that the history of social medicine as a movement of ideas is not linear, coherent, or unidirectional; it does not respond to just one theoretical paradigm; and it distinguishes itself for being ideologically pluralistic and diverse, where—beyond contrasting postures within structural, historicist, or culturalist Marxist traditions—poststructuralist social theory, including Foucauldian and other ideas, have found fertile ground.13

Accepting the richness of this diversity, social medicine and collective health have developed critical intellectual traditions, particularly in Argentina, Brazil, Chile, Colombia, Cuba, Ecuador, and Mexico, at least since the 1970s but in some cases as early as the 1930s.14 They have done so by promoting lively debates and building and consolidating collective associations and continental networks for the exchange of ideas, scholars, publications, and students. They have dedicated their reflections to the complex, dialectical, processual, and historically construed relationships between two aspects: on the one hand, health, the unequal burden of disease and mortality, social suffering, poorly financed care systems, and the expansion of medicalization to different spheres of human life, and, on the other, class structure and inequalities, gender and ethnic subordination and discrimination, capitalism and colonialism, the extreme concentration of wealth and widespread poverty, racism, political violence, environmental destruction, dispossession, social deprivation, and the dissimilar formations and roles in health policies by nations-states and their state apparatuses, including the establishment of official medical institutions and public health care systems and the open or veiled support for the commodification and privatization of medical services.

One of the central theoretical propositions that critical epidemiology and Latin American social medicine have developed is the concept of “the social determination of health,” an important analytical tool advanced by Breilh, a leading and prolific critical social thinker, physician, and epidemiologist from Ecuador.15 Although not all agree with its epistemological premises, theoretical arguments, or possibilities of implementation, this conceptual approach has made an impact among many social medicine practitioners, academics, and schools in Spanish- and Portuguese-speaking circles of knowledge production and critical thought.16 Breilh has been developing this concept since the late 1970s in order to stress the historical, material, ideological, dynamic, multicausal, and contextual nature of the “health, disease and care processes,” a seminal concept coined by Eduardo Menéndez to which I return later.17 Only very recently have some Anglophone practitioners, movements, and writers begun to explore, acknowledge, and utilize this concept.

The conceptualization of the “social determination of health” predates by several decades and presents important epistemic and ideological differences from the later and much more widely known formulation of “the social determinants of health” advanced by a commission appointed by the World Health Organization (WHO) in 2005.18 WHO has been criticized for translating complex and dynamic social realities into discrete and isolated categories, organized in static hierarchies that do not allow full understanding of the underlying articulations and actual structural processes behind health and social inequalities.19
Some of the papers included in this collection refer precisely to this WHO notion, and Farmer himself referred to the social determinants of health as a welcome corrective to narrow biological theories of disease causation. As most other scholars from Anglophone academia or other non-Latin American latitudes, they are probably not familiar with the underlying debate, nor with the existence of this more precise, rigorous, processual, practice-oriented, and counter-hegemonic epistemic formulation. Only very recently is the social determination of health being brought to the English-speaking academy in a few major medical journals.20

One last major theoretical contribution to the contextual and dynamic understanding of health, health care, and medical pluralism in Latin America that deserves mention is the fruitful conceptualization of the “health/disease-illness/care process,” “self-care,” and “the hegemonic biomedical model” developed by Eduardo Menéndez, an influential medical anthropologist in the Spanish-speaking world who came from Argentina to Mexico to escape the military dictatorship.21 Menéndez’s contributions include a rigorous critique of public health policies, theoretical and methodological orientations, and limitations; his critique has been strongly inspired by Gramsci’s historicist perspective and cultural hegemony theory.

Without losing sight of methodological and theoretical rigor in their analytical production, Latin American proponents of social medicine and collective health have actively participated in transformative social movements and political struggles, and many suffered the adverse consequences of their progressive political affiliations and their opposition to the military dictatorships of the 1960–1980s in the Southern Cone. Since the late 1970s, they have contributed to many important areas, including the development of progressive health and social policies in their respective national arenas; the struggle against structural adjustment and defunding of public health care systems; active opposition to the privatization and commodification of the provision of health services; the support of unions, worker, and grassroots organizations in their demands for better work, living, and environmental conditions; gender implications in the health/disease/care process; and the denunciation of malnutrition, infectious diseases, preventable child and maternal mortality, toxic waste and environmental pollution, and their differential impact on health status among disadvantaged social collectives. They have also promoted social accountability and community participation in health policies; the defense of social security funds; the inclusion of social sciences and critical thinking in medical and public health curricula; the formation of social medicine networks, associations, publications, and support groups across Latin America; mental health support to victims of torture and political repression; and the establishment of universal and free health care for all.22 In particular, the establishment of health reform and the Unified Health System in Brazil at the end of the 1980s was to a great extent the result of the active participation of the sanitarista movement in the strong democratization drive that followed the end of the dictatorship; the Unified Health System has become a tangible contribution to the fulfillment of the right to health in this South American nation.23

Because the right to health constitutes an important unifying thread across the papers included in this special issue, I also want to mention the contribution of Latin American nations to the development of the right to health. Outside the circles of legal experts and historians of human rights, this is probably an unknown story to most people. Paolo Carozza and others have argued convincingly that the formulation of the right to health in international law drew heavily from a distinctive Latin American philosophy of human dignity, social justice, and the protection of perceived disadvantaged social collectives (such as mothers, children, and the elderly) that was influenced by a mix of socialist emancipatory thought, Catholic social doctrines of the late 1800s and early 1900s, and a new trend of 20th-century social liberalism.24 This philosophy permeates most constitutions of Latin America, beginning with the 1917 Constitution of Mexico that was drafted after the Revolution and was an inspiration for other constitutions in the continent.25
Likewise, the integration of the right to health in the United Nations Universal Declaration of Human Rights of 1948 (and its subsequent inclusion in the International Covenant on Economic, Social and Cultural Rights, approved by the United Nations in 1966 during the Cold War) was also made possible by a series of favorable circumstances at the end of World War II in which Latin American nations played a key role. In 1945, 50 nations convened in San Francisco for the founding of the United Nations: 21 were from Latin America, the most sizeable regional representation of all. Historians and legal scholars recall that the delegations from Chile, Panama, Cuba, Mexico, and the Dominican Republic were particularly vocal and worked in unison to champion the inclusion of economic and social rights—including the right to health—in the Universal Declaration of Human Rights, sharing a special concern for ethnic discrimination after the horrors of the Holocaust. In the end, it seems that it was the widespread knowledge of the atrocities committed by Nazi Germany and the urgent need for global peace (with the Cold War already looming) that finally overcame the reluctance of the United States, Great Britain, and France, who initially wanted to restrict the declaration to civil and political rights, primarily because their own constitutions did not include social and economic rights, which sounded too socialist in nature.

This commentary on the multiple theoretical and programmatic contributions of Latin American scholars, activists, practitioners, policy makers, and even diplomats in furthering the right to health amounts to a deliberate and small subversive act in that it works against epistemic injustice in knowledge production and circulation. Like the guest editors of this special section, I am convinced that these frameworks that originated in Latin American critical theory show tremendous vitality, theoretical strengths, pertinent methodologies, and analytical and transformative potential. They have produced in the past and continue to produce today significant, valuable, relevant, innovative, and vigorous evidence-based knowledge that better frames and reflects upon processes in which domination and subordination, economic exploitation and capital accumulation, dispossession and deprivation, patriarchy, and social discrimination and even extermination are historically enacted and reproduced along class, ethnic, gender, racial, age, national, cultural, and environmental lines. They also highlight how these multiple processes produce differential adverse effects on the health and well-being of specific individuals and collectives. In other words, I argue that these frameworks offer powerful epistemic tools to dissect, understand, and then potentially transform the dynamics around the functioning and unfolding of what Farmer called “structural violence,” always contextualized in specific locations and times.

As a result, these frameworks deserve to be known to the large public health, critical social sciences, and human rights intellectual and activist communities around the globe. But the hard reality is that they are not. The generation of critical thought, policy achievements, or other transformative interventions in health from Latin America or from the Global South in general are immersed in an unwritten but very effective continuation of colonial relations in the political economy of knowledge production and distribution of our contemporary information era.

Latin American social medicine and collective health scholarship and its contributions to the generation of knowledge have been systematically obscured, largely ignored, and possibly even plainly erased in mainstream Anglophone global health literature and social health critical thought from the Global North. Examples abound. A first example is the widespread narrative among historians and public health specialists and practitioners in the Global North that centers almost exclusively on Rudolph Virchow from Prussia/Germany (and to a lesser extent Jules Guerin from France, or Edwin Chadwick from England) as the founding father of social medicine at a global scale, from which all subsequent developments in the discipline allegedly derived.

This is a historiographical metanarrative that arranges the spread of seminal socio-scientific ideas from Europe to the rest of the world in a neat, coherent, and linear continuity across continents and
times that cannot withstand an inquisitive gaze attentive to historical and contextual contingencies.\textsuperscript{29} When all is said and done, it is profoundly Euro(ethno)centric and has become hegemonic in the literature; even Farmer, who traveled and came to know and appreciate intellectuals and activists from Latin America, usually referred only to Virchow as his motivating figure in his social medicine-inspired work trajectory.\textsuperscript{30} Seemingly, this hegemonic metanarrative allows very little space for accounts that highlight vital and robust Latin American contributions to the field of social medicine. This special section of *Health and Human Rights Journal* is therefore an important—while of course initial, partial, and imperfect—attempt to counteract epistemic injustice based on colonial, ethno-nationalist, and racial capitalist relations.

A second example is provided by certain instantiations of the structural competency framework itself. In their seminal piece from 2014, Jonathan Metzl and Helena Hansen introduce this concept as if it were innovative and original to advocate for the need to teach structural competencies in clinical practice and to transform medical education in the United States. Succinctly, this proposal advocates for teaching critical thought to health personnel as a tool to change clinical interactions and the practice of medicine, to improve the understanding on the part of medical personnel of underlying social causes of ill health, and to envision possibilities of transformation of those social and health causes. I find that this proposal features striking similarities to previous recommendations made by Latin American social medicine scholars and activists since at least the 1960s–1970s with the implementation of some seminal teaching programs for health professionals in Mexico and Brazil. These teaching programs were actively and financially supported by individuals such as Argentine physician and sociologist Juan César García, who worked at the Pan American Health Organization from 1966 to 1984.\textsuperscript{31} The Mexico teaching program continues today and has trained several generations of health professionals in the “structural competencies” that the social medicine framework provides. Metzl and Hansen’s article makes no mention of this preceding experience; likely, the authors had never heard of it, although it was reported in several publications in Spanish and English.\textsuperscript{32} The point I want to make is that while this social medicine experience from Latin America is mostly unknown and rarely cited in mainstream Anglophone academic journals, the structural competency framework proposed by Metzl and Hansen enjoys recognition, and their article is cited globally. This special section of *Health and Human Rights Journal* is a rare example of acknowledgment of the contributions from Latin American social medicine and collective health by scholars involved in structural competency and other frameworks in the Anglophone world.\textsuperscript{33}

A third and final example is the erasure of Breilh’s “social determination of health” concept from mainstream Anglophone public health, critical health and social sciences, and epidemiology journals. In an all-too-often repeated history in Anglo academic-scientific production and circulation, the alternative formulation of “the social determinants of health” was published much later in English and disseminated globally in highly rated and often-cited journals and in working documents from key multilateral agencies. It quickly became hegemonic in global health, with no mention of Breilh’s concept, although Breilh himself argues that many of the experts in the WHO commission who came up with the “social determinants of health” idea were familiar with his work and knew of its relevance.\textsuperscript{34} If this is true, this double process of expropriating concepts without acknowledging their intellectual origins and presenting reformulations of them as original ideas amounts to an act of intellectual extractivism, made possible by prevailing colonial relations in knowledge production and circulation between “core” and “peripheral” academia.\textsuperscript{35} Breilh’s recent book-length publication in English and his forthcoming article in *Global Public Health*, as well as commentaries on his work in English, may just begin to help counteract this trend.\textsuperscript{36}

The systematic exclusion of contributions from Latin American as well as other non-English-speaking “peripheral” schools of critical thought from the hegemonic circles of knowledge production and
circulation in the Global North has been exposed by several scholars throughout the years. In relation to this problem, I turn to my last comment. The exclusion cannot be explained entirely or solely based on the existence of language barriers, since there have been some concerted efforts to publish and make available to audiences of the English-speaking world literature from the social medicine, collective health, and critical epidemiology frameworks, originally published in Spanish or Portuguese, and to reconstruct in English publications the historical genealogy and contributions of this field of critical thought. To make my point, it suffices to scan some of the sources referenced in this essay, several of which have been published in English—and some even in leading public health journals.

Colleagues and I have made similar arguments with regard to critical medical anthropology produced in Latin America—arguments that can be easily applied to the field of social medicine and collective health. We reflected on some of the explanations forwarded by important critical thinkers who are sensitive to this issue, explanations that I recall here:

Waitzkin et al. (2001: 315) suggest that this lack of impact [of Latin American academic production on health and social sciences] "reflects an erroneous assumption" that the "intellectual and scientific productivity of the 'third world' manifest a less rigorous and relevant approach to the important questions of our age." Narotsky (2002) points out that hegemonic Anglo-American academia has systematically ignored anthropological production published in Spanish, including by those who work from similar political economy perspectives. Martínez Hernández (2008) ... argues that there are multiple ironies to this obliteration. This includes Anglo-American anthropologies' and Critical Medical Anthropology's claim to ownership of political economy and neo-Marxist theoretical approaches that originated in Latin American critical thought (such as dependency or under-development theories) or in southern Europe (Gramsci's theory of hegemony), while they ignore social science production that builds upon these traditions in Portuguese, Spanish or Italian. Other progressive theories such as collective health and social medicine have been marginalized and colonized, while the epistemic hierarchy of scientific knowledge production and the hegemony of the anglophone academic systems of ranking and qualification remain unchallenged (Santos 2014).

In reference to medical anthropology, Martínez-Hernández conjectures that the invisibility in hegemonic Anglophone academia of critical thought generated in peripheral regions such as Latin America is the result of a peculiar form of ethnocentric intellectual domination (I would call it “intellectual colonialism”) that posits that all knowledge produced and circulated in languages other than English or external to self-established Anglo intellectual frontiers is inconsequential and therefore does not deserve any attention. He also ventures that Anglo and Anglo-influenced academic scholarship is immersed in an accelerating process of commodification that requires continuous theoretical innovations to increase what I would call its exchangeable value in the global market of knowledge production and consumption. Menéndez makes a similar point on the need to innovate theoretically when he discusses the constant inventions and obliterations of concepts in the history of social and medical anthropology, including in Latin America. I clarify that commodification is not just an economic process; it also and primarily involves cultural capital attached to varying degrees of academic prestige. In the end, these two concomitant processes identified by Martínez-Hernández go a long way in explaining why Latin American social medicine and collective health are largely unknown or ignored in hegemonic Anglo public health and social science literature (including literature produced from a critical emancipatory perspective), while the structural competency framework, generated much more recently in US academia, is beginning to enjoy wide global audiences.

I will not go further in this critique regarding the political economy of knowledge production, circulation, and consumption because it would go beyond the scope of this commentary. I want to clarify that I have no intention of marking a clear-cut categorical distinction between critical thought produced in the Global South versus critical thought produced in the hegemonic academy of the Global North. In the real world, these processes are much
more complex, confused, multidirectional, and contradictory. Nor am I interested in constructing a counter-hegemonic grand metanarrative apologetic of Latin American critical thought in health and social sciences. What I propose is the inclusion of a serious and transformative discussion on epistemic justice in our debates around the cross-fertilization of critical thought paradigms in global health and social sciences. And, in the best tradition of Marxist-inspired praxis and following the legacy of Paul Farmer, I am looking forward to actively and collectively subverting the hegemonic rules of a commodified and colonial science. In this endeavor, we should always keep in mind that the ultimate objective is to construe and use knowledge in order to make the world a better place, foster human solidarity, struggle for social justice, achieve well-being, and make the right to health true for all. Only collectively can we strive in that direction.

Acknowledgments

I dedicate this commentary to Carlos, Seth, and Ángel, three of the guest editors of this issue, for the opportunity to think about these topics and, in the process, “alimentar mi alma” (feed my soul): “food for thought,” as Claude Lévi-Strauss would say.

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López-Arellano and Peña-Saint Martin (see note 7).


15. Breilh Paz y Miño (see note 7); Breilh (2011, see note 9); Breilh (2013, see note 7).

16. See, for example, M. C. De Souza Minayo, “Determinação social, não! Por quê?,” *Cadernos de Saúde Pública* 37 (2021).


19. Breilh (2011, see note 9); Breilh (2013, see note 7); Harvey et al. (2022, see note 14).


22. Waitzkin et al., “Social Medicine Then and Now (see note 7); Tajer (see note 7).

23. S. Fleury, “Reforma sanitaria brasileira: Dilemas entre o instituído e o instituinte eo instituído,” *Ciência e Saúde Coletiva* 14/3 (2009); Viera-da-Silva (see note 7).


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32. Franco et al. (see note 7); Waitzkin et al., “Social Medicine Then and Now (2001, see note 7); Galeano et al (see note 12); Castro (see note 31).


34. Franco et al. (see note 7); Waitzkin et al., “Social Medicine Then and Now (2001, see note 7); Galeano et al (see note 12); Castro (see note 31).


Does New Mental Health Legislation in Victoria, Australia, Advance Human Rights?

CHRIS MAYLEA

Abstract

In introducing the Mental Health and Wellbeing Bill of 2022 into Parliament in Victoria, Australia, the state government claimed that the new legislation “delivers on the vision for rights-based mental health and wellbeing laws.” This paper examines the new legislation in light of both local human rights legislation and international human rights law. Drawing primarily on the United Nations Convention on the Rights of Persons with Disabilities and the Victorian Charter of Human Rights and Responsibilities Act of 2006, this paper argues that while the new legislation is not, in fact, rights based, it does represent some rights-related improvements over existing legislation. The paper concludes with a discussion of how rights-based legislation could be applied to the Victorian context, using the latest guidance from the World Health Organization and the United Nations.
Introduction

The Convention on the Rights of Persons with Disabilities (CRPD) and its Optional Protocol were adopted by the United Nations General Assembly in 2006 and opened for signature on March 30, 2007. The CRPD obligates signatory countries to reform many conventionally used coercive practices in psychiatric treatment, care, and support, particularly the use of involuntary treatment, detention, seclusion, and restraint. Spurred by the CRPD, many jurisdictions have reviewed, revised, or replaced their mental health legislation. For example, all Australian jurisdictions, New Zealand, Scotland, England and Wales, China, India, and Canada have attempted to improve rights protections for people subject to coercive practices under mental health legislation. Others have taken more revolutionary steps to reduce or eliminate coercive practices altogether. Costa Rica, Peru, and Colombia, for example, have completed landmark reforms that attempt to achieve CRPD compliance. In particular, has abolished guardianship based on disability, and its 2020 Mental Health Law does not allow treatment without consent other than in limited circumstances. The impact of these reforms is not yet clear.

For most jurisdictions, the CRPD has not led to such significant revisions. This paper considers the example of the Mental Health and Wellbeing Act of 2022 in Victoria, Australia, enacted in September 2022 and due to come into force in September 2023, when it will replace the existing Mental Health Act of 2014. The new act does not abolish any coercive practices, although the Victorian government has committed to the abolition of seclusion and restraint within 10 years. Instead, it establishes the groundwork for an improved mental health system rather than attempting legal compliance with international and local human rights law. Since this is Victoria’s second attempt at legislative reform since the CRPD was ratified by Australia, it represents a useful case study for other jurisdictions that are similarly finding that the first round of post-CRPD reforms have not achieved as much as many had hoped.

Methodology

For this paper, I used a doctrinal analysis, drawing on a human rights-based disability approach. This was done by examining the new law in light of the requirements identified by the CRPD and the Victorian Charter of Human Rights and Responsibilities Act of 2006. The CRPD applies to all persons with actual or perceived disabilities, including psychosocial disabilities. Victoria’s human rights charter is also legally binding and, among other things, requires that all new legislation be accompanied by a statement of compatibility that notes whether the proposed legislation is compatible with the charter.

My analysis also draws on non-legally binding guidance provided by the World Health Organization (WHO) and the United Nations, primarily the Guidance on Mental Health, Human Rights, and Legislation. Despite not being legally binding, these documents provide a useful tool for assessing the implementation of the rights contained in the CRPD in local legislation.

A doctrinal analysis is not inherently suited to the emancipatory, participatory, and inclusive methodologies that underpin a human rights-based disability approach. To address this, my analysis focused on how the law might result in changes that people subject to that law might notice, rather than changes apparent to lawyers, clinicians, and policymakers. It also aligns with the emancipatory methodology in explicitly challenging and highlighting the way in which mental health legislation does not comply with human rights frameworks and in doing so discriminates against people who are given mental health diagnoses.

The Mental Health and Wellbeing Act of 2022

At 688 pages, it is not possible to identify all of the individual changes in the act compared to the prior legislation. This section briefly notes the sub-
stantive changes before highlighting the very few specific ones that will be experienced by people subject to the legislation. It is important to note that much of the law remains unchanged from the previous Mental Health Act of 2014, with the new one 1.8 times the length of the previous one and using roughly 43% of the same words and phrasing. The new act has many additions but few changes.

There are some substantial legislative changes, nearly all relating to recommendations of the Royal Commission into Victoria’s Mental Health System. There are new principles and objectives, which may influence how the legislation is interpreted and operationalized.9 Their potential human rights implications are discussed below.

There are also bureaucratic infrastructure changes, including regional boards that will initially have a planning role and are slated to later have commissioning powers. New regional and statewide multi-agency panels will hopefully better coordinate service provision. There are also some new statutory bodies, including a new Mental Health and Wellbeing Commission and a mental health research center. There is also a levy designed to raise new money specifically earmarked for the mental health system.

None of these changes will be immediately noticed by people forcibly treated and detained in mental health services, although along with other non-legislative reforms, the improved system will hopefully eventually directly impact their experience. There are some minor legislative changes that people may notice, discussed below, primarily the legislated right to a non-legal mental health advocate and new coercive powers for paramedics.

It may seem curious that the then minister for mental health, the Honorable James Merlino, in the second reading speech of the Mental Health and Wellbeing Bill of 2022, stated that the bill establishes a “rights-based approach to mental health” with “rights-based framing.”9 Merlino went on to acknowledge that “there is a lot more work to do before we have the mental health and wellbeing system that protects the rights and dignity of all consumers, their families and carers,” and took the highly unusual step of announcing a review of the new legislation before it had passed through Parliament.14 The rest of this paper uses a human rights analysis to highlight what this “more work” might be.

CRPD compliance

The CRPD provides the best enumeration of binding international human rights law that applies to people with psychosocial disabilities. While not all people with poor mental health or who experience mental distress will identify as disabled, the social model of disability adopted by the CRPD protects people who are disabled by discriminatory mental health legislation.15

This section examines the relationship between the CRPD, detention, and forced treatment before turning to other interactions between the legislation and the CRPD.

The CRPD, detention, and forced treatment

The application of the CRPD to mental health legislation that enables detention or forced treatment has been of some international debate, with much diversity within two broad camps.16 The Australian government, in the first camp, has interpreted the CRPD to allow detention and forced treatment irrespective of a person’s capacity, with the Commonwealth government noting the following interpretive declaration on signing the CRPD in 2007: “Australia further declares its understanding that the convention allows for compulsory assistance or treatment of persons, including measures taken for the treatment of mental disability.”17

This position is maintained by force of legislative power, with nearly all jurisdictions around the
world upholding regimes of detention and forced treatment based on diagnosis. The United Nations Committee on the Rights of People with Disabilities (CRPD Committee) and the Australian Human Rights Commission have both asked Australia to withdraw this interpretive declaration.18

The other camp views the CRPD as prohibiting detention and forced treatment, either entirely or on the basis of disability. Human rights scholars and the CRPD Committee, the United Nations High Commissioner for Human Rights, WHO, and multiple United Nations spokespersons have called for the complete abolition of forced treatment based on disability, including mental health diagnosis.19 This argument centers on article 5 of the CRPD, which rejects disability-based discrimination, and article 12, which upholds the right to equal recognition before the law, requiring that “persons with disabilities enjoy legal capacity on an equal basis with others in all aspects of life.” When read with article 14, which states that “the existence of a disability shall in no case justify a deprivation of liberty,” this can be viewed as a prohibition on laws that detain or forcibly treat based on disability. Article 25 is also relevant, as it requires health services to be provided “on the basis of free and informed consent.” Some scholars and international human rights commentators have argued that forced treatment constitutes torture or cruel, inhuman, or degrading treatment or punishment, in contravention of article 15.20 Article 17, which protects the integrity of the person, and article 22, which respects the right to privacy, are also relevant.

Some scholars and some other human rights bodies have called for a generic capacity-based approach, allowing the forced treatment and detention of people who are assessed as not being able to understand, retain, use, weigh, or communicate information about their treatment. This, or similar tests, are used to permit forced treatment for non-disability physical health conditions. Proponents of this approach argue that this would not rely on diagnosis or disability and would, in theory, apply equally to all people.21 This group interprets the CRPD as allowing forced treatment on the same basis for all individuals—that is, on the basis of a lack of decision-making capacity. They also argue that people should be supported in exercising their decision-making capacity wherever possible and that forced treatment should be used only where support cannot be provided.

Those who interpret the CRPD as allowing for forced treatment for those who are assessed or cannot be supported in exercising mental capacity generally argue for improvements in service provision and improved rights for people while they are subject to forced treatment.22 Others have called for a “will and preferences approach” as being more CRPD consistent than a capacity-based approach.23 The new act attempts neither of these approaches, although other Victorian legislation, such as the Guardianship and Administration Act of 2019 and the Medical Treatment Decisions and Planning Act of 2016, incorporate elements of both. Both pieces of legislation maintain the right for people with the capacity to make decisions; and in cases where they cannot be supported in exercising capacity, their will and preferences are to be followed. The new act, as with the previous legislation, simply gives decision-making power to the treating psychiatrist, who can make whatever treatment decision they view as clinically appropriate.24 There are exceptions for electroconvulsive treatment or neurosurgery, where a person who is assessed as having capacity can refuse those specific treatments.25 For all other treatments, for people who are assessed as meeting the treatment criteria, their capacious refusal, advance directive, or other reflection of their will and preferences is not legally binding.26 There is legislative guidance for psychiatrists, including a requirement that they be satisfied that no less restrictive treatment options are available.27 Still, the ultimate decision-making power sits with psychiatrists, not with the person made subject to a treatment order or their own nominee. From this perspective, the new act is not CRPD compatible. Very few, if any, international human rights legal scholars have argued that legislation enabling forced treatment on the basis of disability for people with decision-making capacity can be CRPD compatible.

This impact on human rights is, to some ex-
tent, recognized by the Victorian government. An addition to the new act is a principle that states:

The use of compulsory assessment and treatment or restrictive interventions significantly limits a person’s human rights and may cause possible harm including—

a. serious distress experienced by the person; and
b. the disruption of the relationships, living arrangements, education or employment of the person.28

The word “limits” in this context is important since, as discussed below, Victorian law explicitly allows for the lawful “limiting” of human rights when reasonable and demonstrably justified.29 The CRPD has no such caveat, requiring, in article 4, “the full realization of all human rights and fundamental freedoms for all persons with disabilities without discrimination of any kind on the basis of disability.” Economic, social, and cultural CRPD rights, such as the right to inclusive education, are subject to progressive realization.30 This reflects an understanding that economic, social, and cultural changes take time. The articles relevant to detention and forced treatment have no such qualification, and state parties must immediately take steps to realize these rights.31 In the 15 years since Australia has ratified the CRPD, neither of Victoria’s legislative reforms have attempted CRPD compliance regarding detention and forced treatment.

Other CRPD considerations

Despite the fundamental inconsistency relating to the continuation of detention and forced treatment based on disability, there are other elements of the new act that do progress the CRPD agenda, although in no way achieving compliance. There are too many elements of the act to consider all that are relevant here, so this section will focus on the key changes that may be of relevance to other jurisdictions, particularly in light of the recently released WHO guidance on mental health-related law in line with the CRPD, developed in collaboration with the Office of the United Nations High Commissioner for Human Rights.32 This document is not legally binding but is based on CRPD principles and reflects the worldwide learning of practical attempts to implement CRPD rights.

Using the WHO/UN draft guidance to assess mental health law is somewhat paradoxical, as the document calls for the replacement of mental health law in mainstream law by, for example, prohibiting discrimination on the basis of mental health in antidiscrimination law, or advance consent in general health law. Complying with the WHO/UN draft guidance would require the repeal of the new legislation. Despite this, there are some elements of the new act that are consistent with the WHO/UN draft guidance and the CRPD. Selected elements are discussed here at the system, organizational, and direct-service levels.

System-level considerations

The primary concern at the system level is lawmakers’ failure to ensure that people who would be subject to the act played a decisive role in its drafting and implementation—a practice recommended by both the CRPD and the CRPD Committee.33 None of the royal commissioners who made recommendations concerning the new legislation have been subject to the legislation. The Royal Commission and the drafters did consult widely with people who are subject to the legislation and organizations that represent them, but virtually none of the recommendations made by these people or organizations are reflected in the law. For example, the Victorian Mental Illness Awareness Council, Victoria’s peak body for mental health consumers, conducted a consultation process to feed into the drafting process, calling for a legislative ban on seclusion and restraint and legislative targets for reducing compulsory treatments.34 These are not present in the new act, which instead requires mental health service providers to “aim to reduce” and “eventually eliminate” restrictive practices.35 This contrasts with the independent review of the legislation, which includes a person with experience of forced treatment and multiple people who draw on their own experience of mental distress and of using mental health services.36

Also at the system level, the new act includes a “mental health and wellbeing surcharge,” which legislates for a new tax to fund improvements to the
mental health and well-being system and underpins a range of other reforms, primarily additional mental health services and increased mental health practitioners in the workforce, many of them in the community.\textsuperscript{37} This tax is intended to address “many years of underinvestment” and may assist in giving effect to a range of CRPD rights, including article 25, which provides for the right to the highest attainable standard of health.\textsuperscript{38} This may also help realize article 19, which requires that “community services and facilities for the general population are available on an equal basis to persons with disabilities and are responsive to their needs.” This is supported by the WHO/UN draft guidance, which calls for legislation to establish “earmarked funds” for mental health care.\textsuperscript{39} It is important to note that Victoria’s current administration, which has been in power since 2014, could have decided to increase funding at any time without the need for legislation, so it may be inappropriate to include these funding increases in a rights analysis of the legislation. It also remains to be seen if this increased funding will be used in a manner that promotes human rights.\textsuperscript{40}

There are, at the system level, new principles and objectives, including the principle acknowledging the human rights impact of forced treatment. These build on and extend the principles and objectives from the previous legislation. The new principles and objectives are explicitly aimed at improving human rights, according to the minister for mental health:

\textit{A primary concern of many of the recommendations of the Royal Commission was to better ensure that legislative human rights protections were fully and properly implemented in practice. This has been achieved in the Bill by introducing greater detail with respect to the objectives and principles that are to guide decision-making by all persons exercising functions and powers with respect to compulsory assessment and treatment decisions and other significant decisions and functions under the Bill.}\textsuperscript{41}

There are a range of relevant objectives and principles covering diversity, inequity, trauma, dignity, autonomy, supported decision-making, lived experience, and a range of other issues.\textsuperscript{42} One new objective is “to protect and promote the human rights and dignity of people living with mental illness by providing them with assessment and treatment in the least restrictive way possible in the circumstances.”\textsuperscript{43}

Given the recognized failure of the principles and objectives in the previous legislation, it is difficult to see what tangible impact these new principles and objectives may have. Certainly, in tribunal decision-making and judicial review, principles and objectives feature substantially in decisions interpreting the act.\textsuperscript{44} In day-to-day practice, however, noncompliance with mental health legislation is so widespread and so well documented that it seems unlikely that such changes will have measurable impacts.\textsuperscript{45} As an example, two Australian studies, one from Queensland and another from South Australia, both found that the majority of administrative forms authorizing detention did not comply with legislative requirements, let alone reflect the interpretive objectives and principles.\textsuperscript{46} In New South Wales, Australia, a study examining the impact of reformed legislative principles found that some concepts from legislative reforms were subsequently present in documented decision-making, but other legislative concepts were not.\textsuperscript{47}

These principles are not legally binding, as the requirement is merely that mental health services now must “make all reasonable efforts to comply.”\textsuperscript{48} This is slightly stronger than the previous requirement that a “person must have regard.”\textsuperscript{49} There are also new decision-making principles, which decision-makers must give “proper consideration” to.\textsuperscript{50} Still, there is nothing substantial in the new legislation to enforce the implementation of the new principles and objectives. It may be that the revamped complaints procedure, which allows complaints based on failure to comply with the principles, has some impact.\textsuperscript{51} It seems likely that decision-makers, clinicians, and services seeking to employ a more human rights-oriented approach may be able to use the new objectives and principles in justifying their approach. For recalcitrant human rights violators, however, these new principles
and objectives are unlikely to be any more effective than the principles and objectives in the previous legislation.

Organizational-level considerations. At the organizational level, there are various changes that, if successfully implemented, may further the right to health as enshrined in article 25 of the CRPD. These include new regional mental health and well-being boards intended to increase community involvement, including by people with lived experience using mental health services. The act also provides that a range of other new and existing entities will have increased staffing or representation of people with lived experience using mental health services. These lived experience initiatives may be viewed as working toward article 4, which requires the involvement of people in implementing the CRPD.

There are also some new or reformed accountability and oversight bodies, concurring with the WHO/UN draft guidance’s call for improved information systems and independent monitoring bodies. These include a new Mental Health and Wellbeing Commission, which incorporates the powers of the existing Mental Health Complaints Commission and has a few additional publication and other powers. The act does not implement effective remedies or legal redress processes, as those who experience harm are either hampered from seeking redress under numerous immunity provisions or left to pursue negligence claims against the state through the courts.

Direct-service-level considerations. At the direct-service level, people subject to detention and forced treatment will now be offered a professional advocate. The new act does not introduce advocates, who have been in place without legislative powers since 2015, but it does provide them with new legislative backing and establishes an opt-out system. These new powers include the right to, with consent, access the file and other information about the person they are advocating for and attend meetings with and seek information from the clinical team. Mental health services must now give advocates reasonable assistance to perform their functions. These advocates help people have more say about their treatment and ensure that their voice is heard in clinical decision-making. This supports the overall approach of the CRPD, but specifically article 12, which the CRPD Committee has ruled requires a supported decision-making approach rather than a substituted decision-making approach. The substituted decision-making is retained by the act, but the support for decision-making is strengthened by the presence of an advocate.

Other changes, such as the new powers of apprehension for paramedics, aimed at reducing police involvement, may also have a positive impact on the individual experience but seem unlikely to promote CRPD compliance. The right to liberty is no less infringed by a paramedic exercising force than a police officer.

Across all levels, there are many, many examples of CRPD violations that are permitted by the new legislation. CRPD takes an explicit broad, social perspective, which includes a focus on social and economic rights. Other than the aforementioned right to health, these social and economic rights are not foregrounded in the act. No meaningful attempts are made to address issues of education; housing; employment; participation in public, political, or cultural life; poverty, homelessness; or other loci of discrimination. The act does not guarantee supported accommodation, as required by article 19, or rehabilitation, as required by article 26. The WHO/UN draft guidance calls on legislators to use legislation for these purposes: to uphold rights rather than to limit or violate rights.

There are also many direct infringements, such as where article 22, which protects the right to privacy, is violated by the act, which permits the disclosure of personal and health information without the person’s consent in ways not permitted for physical health patients. Article 31 requires the collection and use of statistics and data, which the act “allows” but does not require.

Taken as a whole, the rhetoric of the new legislation is rights based, but it is difficult to see what improvements in rights a person subject to the leg-
islation will experience. Eventually, potentially, as a part of a longer-term reform agenda, the resultant improved mental health system may become more CRPD compliant. True CRPD compliance cannot be achieved by legislation alone and must be assessed on the basis of the experience of people who are subject to the legislation, not a legal analysis. As a piece of legislation, however, the new act is neither rights based nor CRPD compliant.

Human rights charter compliance

The Victorian Charter of Human Rights and Responsibilities Act contains many of the same human rights as the CRPD, most relevantly the prohibition of medical treatment without consent, equality before the law, freedom of movement, protection from torture and cruel, inhuman, or degrading treatment, and the rights to privacy, liberty, and freedom of expression. For the reasons detailed above, the new act also infringes on these human rights. Considering compliance with the charter is important because, unlike the CRPD, the charter has local enforcement mechanisms and provides the best available way to influence future mental health reforms. Unlike the CRPD, however, charter rights can be limited by law when these limits are reasonable and demonstrably justified. It is not possible to determine here if each of the many ways in the new act engages the charter may be reasonable and demonstrably justified, but it is shown below that some are not. This section considers if the lack of a capacity criterion, the lack of binding advance statements, and the absence of a “will and preferences” approach are reasonable and demonstrably justified.

The limitation on equality before the law, present throughout the act, is most egregious in the absence of a mental capacity criterion in the treatment criteria. Both the Guardianship and Administration Act of 2019 and the Medical Treatment Decisions and Planning Act of 2016 have mental capacity assessments, meaning that people with other kinds of disabilities and health issues have different sets of laws that apply to them. This discrimination is recognized by the Victorian government.

Under the charter, the test must be if this is reasonable and demonstrably justified. Western Australia’s Mental Health Act of 2014 has such a mental capacity criterion, and the state also has some of the lowest rates of involuntary treatment in Australia. Many other jurisdictions—including the Australian states of Tasmania and Queensland, as well as Norway—also prevent forced mental health treatment for people who have decision-making capacity. Northern Ireland is implementing a law that would apply a capacity test equally for all impairments, not singling out mental health diagnoses. Given the absence of any significant issues associated with a capacity criterion in other Australian jurisdictions, it seems that such a criterion may be considered “reasonable,” and its absence does not appear to be demonstrably justified. It should be noted that in Norway, the introduction of a capacity criterion did not reduce the number of people being made subject to community treatment orders, so it may be that a capacity criterion is legislatively more human rights compliant without resulting in significant changes to practice.

Similarly, Victoria’s Powers of Attorney Act of 2014 and its Medical Treatment Decisions and Planning Act of 2016 allow for binding advance planning and delegated decision-making. The new act does not, allowing psychiatrists to overrule the person’s preference or that of the delegated decision-maker if the psychiatrist views them as not clinically appropriate, requiring only that the psychiatrist “have regard” to the advance plan. The Australian Capital Territory’s Mental Health Act of 2015 provides for binding advance planning, with no clear issues arising from its implementation, so its absence in the Victorian legislation does not appear to be demonstrably justified.

Both Victoria’s Guardianship and Administration Act of 2019 and its Medical Treatment Decisions and Planning Act of 2016 also require that, in cases where a person has not made binding advance plans, their “preferences” should guide decision-making. The new act does include an “autonomy principle”:

The will and preferences of a person are to be given effect to the greatest extent possible in all decisions.
about assessment, treatment, recovery and support, including when those decisions relate to compulsory assessment and treatment.74

The symbolism of the phase “will and preferences” in this principle is not reflected in the operation of the legislation. The phrase “will and preferences” does not appear elsewhere in the act, where, at most, substitute decision-makers must “have regard” and should be disregarded if not “clinically appropriate.”75 Additionally, no such caveats appear in Victoria’s Guardianship and Administration Act of 2019 or its Medical Treatment Decisions and Planning Act of 2016. It seems manifestly unreasonable that people with other disabilities and health conditions may have their will and preferences respected but that the same does not apply to people detained and forcibly treated by mental health services.

An analysis of the act’s charter compliance must also consider how the charter has been successful in protecting rights to date. An analysis of this kind of the previous legislation has shown that the current legislation has failed, and there is little in the new act that will enforce this requirement.76 Non-legal advocates are now required to educate people about their rights under the charter, but there is no new enforcement mechanism for charter breaches committed by mental health services.77

The examples of human rights limitations provided are either unreasonable or not demonstrably justified. Despite this, the Victorian government has issued a statement of compatibility for the new act, claiming that the limitations are, in fact, reasonable and demonstrably justified.78 There is no process of judicial, administrative, or other review of statements of compatibility, so this claim must lie untested.

Next steps

The new act may be taking some steps toward CRPD compliance by improving access to mental health services, particularly community-based services, and through improving accountability. Still, there are many more actions required to achieve a genuinely rights-based approach to mental health legislation. Unfortunately, these actions were not recommended by the Royal Commission into Victoria’s Mental Health System and are therefore not on the government’s reform agenda.

There is some hope for increased rights protections with the upcoming independent review of the new act.79 The review panel will consider the forced assessment and treatment criteria and the alignment of mental health laws with other decision-making laws. This excludes the kinds of reform required for CRPD compliance but does include in scope the kinds of reforms necessary to move toward charter compliance. A mental capacity criterion, binding advance planning, and a requirement to uphold the person’s will and preferences are all required to align the act with other decision-making laws. These are simple and effective reforms that have been implemented in other jurisdictions for some years and would assist in charter compatibility.80 Much more is required to achieve genuine charter compliance, but these are essential steps toward that goal. There is a strong argument that interim legislation may be a useful step toward full CRPD compliance.81

As the above analysis shows, there is also a need to revisit the ways that rights can be limited under the charter, as in many cases the “reasonable and demonstrably justified” test in the charter is lower than what is required in international human rights law. The charter should be strengthened to maximize its utility in ensuring the full implementation of Australia’s, and Victoria’s, obligations under international human rights law.

The terms of reference and the scope of the independent review mean that it cannot make recommendations that would result in CRPD compliance. This would require a complete repeal of the act, as well as a range of other legislative changes, including ensuring equality and nondiscrimination, respecting personhood and legal capacity, and eliminating coercive practices.82 As noted above, there is some disagreement in the international human rights law discourse as to what circumstances may allow for nonconsensual treatment, such as in emergencies or when a person cannot be supported to exercise capacity, but there is universal agreement
among human rights scholars that nonconsensual treatment cannot be based on disability or perceived disability. The nondiscrimination theme that pervades the CRPD means that any such laws must apply equally to everyone. Similarly, laws that allow for detention, seclusion, and restraint must apply equally to all or be abolished. The debate as to how this should best be achieved will continue at both the local and international levels, but as this paper has shown, the latest iteration of Victorian mental health law reforms have failed the human rights compliance test even before they have been implemented.

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Awareness of the Need for Change: A Constructivist Grounded Theory of Medical Students’ Understanding of Human Rights in Mental Health

PETER MACSORLEY, SARAH GORDON, TRACEY GARDINER, AND GILES NEWTON-HOWES

Abstract

Traditionally, teaching in psychiatry has had a passing focus on human rights. Against this backdrop, the aim of this study was to construct a theory of the learning value of a service user-led human rights-focused teaching program for final-year medical students. We used descriptive qualitative analysis based on constructivist grounded theory to examine final-year medical students’ understandings of human rights following a formal teaching program. The overarching theory that emerged focuses on an awareness of the need for change within student learning. This involves both a need for understanding the mental health care system and a need for self-reflection. These two processes appear to interact, promoting learning about the value of a human rights focus. While acknowledging the difficulties in securing such a change, students felt that doing so would be valuable to the practice of mental health. This service user-led human rights teaching program produced new awareness in medical students, both in terms of their understanding of their own biases and in terms of understanding the influence of systemic and structural elements of the psychiatric system on the protection of service users’ human rights. Teaching human rights in psychiatry is likely to enrich their future self-reflective practice.

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Competing interests: None declared.

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Introduction

The teaching of bioethics is a core component of most medical school curricula, though poorly evidenced and assessed.1 Within psychiatry specifically, there are critical issues related to human rights that are often overlooked or neglected, despite calls for action for over two decades.2 Mental health legislation allowing for patients to be detained is the most obvious issue; however, the routine use of informal coercion, the rights to accept or refuse treatment, the right to full participation in society, and even such basic rights as housing remain relevant. While no medical curricula can cover all the elements that future doctors will need, the issue of human rights in relation to psychiatry is key to future good practice, particularly in light of international legal obligations and growing rates of mental distress in communities.3

Since the Convention on the Rights of Persons with Disabilities (CRPD) entered into force in 2006, its committee and other human rights bodies have provided comment on, and interpretation of, the CRPD as it applies to people who experience psychosocial disability.4 Of particular note in terms of medical education are resolutions from the United Nations Human Rights Council and reports of the Special Rapporteur on the right to health. For example, in 2019, the Special Rapporteur noted:

Psychiatrists and users of services both become the hostages of an ineffective system in which decisions to override human rights are based on unsound arguments about danger and medical necessity. It is well accepted in the profession that psychiatrists will often make decisions to deprive persons with certain mental health conditions of liberty to avoid legal action against them “if something happens,” and this leads to misuse and overuse of coercion. Changes in medical education that significantly reduced those power asymmetries and incentives to use coercion would be beneficial for users of services and psychiatrists.5

In this report, psychiatric teaching in this area was identified to be lagging behind medical and surgical services.6 A resolution adopted by the Human Rights Council in 2020 strongly encouraged states to provide human rights education and training for health workers and urged universities to consider the integration of human rights teaching into medical curricula.7

Such structural and legal changes need the adaptation of medical school teaching to ensure that future doctors are able to understand the individual and societal implications of their actions. This requires a focus on human rights within psychiatric teaching programs that recognizes the unique implication of these changes to psychiatric practice. In order to appropriately consider these rights, coproduced teaching that recognizes the importance of the service user’s experience is critical, albeit in its infancy.8

With this in mind, the University of Otago, Wellington, reformed its teaching for medical students by developing a variety of modules—all coproduced and delivered with service users—to counter stigma, reduce discrimination, promote recovery, and improve human rights. Coproduction involved equal contributions by academics responsible for the delivery of the psychological medicine module of the medical program, the head of department, a service user academic, and those with lived experience. Initial minimalist interventions were found to have no impact on student attitudes.9 Progressively more interventions were added, including placements with service user-led and recovery-focused organizations, and assessment of learning.10 In 2017, the content was extended to include a specific focus on human rights. A comparative cohort study found that while the intervention group had significantly more positive attitudes toward recovery than the control group, there was no significant between-cohort differences in terms of stigmatizing attitudes.11 We have not to date specifically examined the human rights component of teaching, and to our knowledge there is no clear concept of how this learning is incorporated into medical student thinking or what is gained by this approach within the context of the teaching of psychiatry to medical students.

The aim of this study was therefore to develop a theoretical understanding of the value of a service user-led human rights-focused teach-
ing program within the psychiatric module of a final-year teaching program for medical students. There is no clear agreement as to what paradigm is accepted, and the field is evolving rapidly, so developing such a conceptual theory could enable a clearer understanding of the possible utility of this teaching approach. Given that our primary interest was in the theoretical experience of learning, we considered a grounded theory approach not based on preconceived concepts to be most appropriate.

Methods

Setting

Teaching in mental health at our medical school spans two clinical years, with a five-week block in the first year and a four-week block in the second. Within the service user-led component of the teaching program, the emphasis in year one is on the impact of stigma and discrimination on outcomes and promoting recovery and well-being, while the emphasis in year two is on the impact of the denial of human rights on recovery and well-being and respecting and protecting people's human rights. It is the year-two program that was of interest in the development of learning theory in this instance.

The six-hour workshop in year two is fully delivered by users of mental health services who have lived experience of mental distress and human rights breaches and is based on key anti-discrimination methods and messages, including repeated, positive interpersonal contact with service users over time and context-specific education targeted at a key group—in this instance, medical students. The workshop first introduces the CRPD and presents its application in practice. This is followed by discussion of the use of the Mental Health Act and human rights breaches inherent in the use of seclusion and restraint, as well as strategies to reduce the use of such practices. The workshop proposes a shift from substituted decision-making to supported decision-making and the use of advanced care planning in protecting the rights of service users. The content is supported by the facilitators' personal narratives about their experiences with mental distress and subsequent human rights breaches while engaged with mental health services.

Data collection

As part of the program, students were required to write a brief human rights-focused personal reflection at the end of the second year of the course. These reflections were to be drawn from their experiences with the service user-led teaching and clinical service exposure. Students were asked to reflect on what individuals and services can do to promote respect and protect people's human rights. In order to pass, students were instructed to demonstrate their understanding of concepts such as the relationship between the denial of rights and recovery and well-being, how individuals and services can respect and protect people's human rights, and consideration of Indigenous health models. Assignments were marked based on the level of critical engagement that students showed with each of these concepts. The requirement was open ended, which enabled us to use a constant comparative approach to the data, as is necessary for a grounded theoretical approach.

Reflections were marked for course progression before the medical students were then invited to take part in this study by submitting their reflections for our separate analysis. They were given assurance of no disadvantage if they chose not to participate. Participant reflections were then de-identified and submitted to qualitative analysis. Although we were unable to theoretically sample the reflections for the whole cohort (not every student gave written informed consent to participate), we sampled from the reflections available and coded to saturation (see below).

Analysis

To guide the analysis of our data, we used qualitative description based on grounded theory. Given the paucity of understanding as to how medical students experience the nexus between mental health and human rights, the inductive nature of this methodology allowed new insights to come forward from the data, with less imposition of our own preexisting views and expectations. Guided
by this constructivist form of grounded theory, we used constant comparative methods to capture the key experiences of students and remain grounded in the data. Acknowledging the social constructivist view that theory can offer an interpretation rather than an exact picture, our theory in this case can be defined as a conceptual understanding of a social process situated in a particular context.

Initial coding of all included reflections was undertaken by PM and TG separately, with GNH coding selected samples. Researchers met regularly to compare and contrast findings, explore differing viewpoints, and identify recurring themes. This allowed the creation of a set of focused codes that were compared with one another as well as against coded and uncoded reflections. Memos, exploratory diagramming, and tabling formalized the capturing of thoughts, development of ideas, and identification of gaps where more review was needed. As coding and recoding of reflections progressed, theoretical sensitivity began to develop in the researchers. The different backgrounds of the research team enabled a coproduced approach, adding triangulation and reflexivity to the data.

Results

A total of 38 participants, from a class size of 93, consented to analysis of their reflections, which ranged between 400 and 600 words in length. Although this was a limited number of reflections, it was considered sufficient to analyze and provided reassurance that students in no way felt coerced or obliged to consent to engaging with this project. Additionally, the methods used looked for content saturation as opposed to a review of all information, and for this reason we recognized a priori that it was unlikely that even 38 reflections would be needed to reach saturation.

Six of the 38 participants provided no demographic data. Of the remainder, 53% were women, and 47% were men, with a mean age of 24. Sixty six percent were New Zealand European, and 22% were Asian, with Māori (the Indigenous population) making up less than 10% and other ethnicities making up 12.5%.

Theoretical saturation was reached after 20 reflections, as no new codes, themes, or major perspectives were emerging from the data. The underlying concepts from the data were considered to have formed. Consideration of conceptual density suggested that the analysis was robust, as iteration and recoding did not redefine the conceptual categories. The constant comparative process elevated the data through higher levels of abstraction, with two major categories emerging: understanding the system and self-reflection.

Understanding the system

Clinical, legal, and ethical issues were among those appraised through learning interactions during attachments. Participants highlighted what they saw as challenges and opportunities. Three elements in the data made up this category: appreciating advocacy, appreciating complexity, and developing a personal perspective.

Appreciating advocacy. As participants went about understanding the system around them, they experienced a sensitivity to the narratives of the service users they encountered. They considered service users and their rights as vulnerable to a range of pressures, including stigma, power imbalance, and a professional tendency toward paternalism:

This difference comes from the philosophy of our health professionals and what we are taught in our training. Almost all health professionals are aware that people with disabilities and mental illness are a largely marginalised and vulnerable group, often with worse health outcomes than other populations. With this in mind it is a natural reaction to try and compensate, to become more concerned over their health difficulties and become very rigid in our thinking that we must deliver our “best practice” of healthcare to this group. This may even come at the cost of their disagreement, but we are OK with that as health professionals because “that’s just a part of the illness.” (P20)

This sensitivity established a rationale for advocacy. The role of the medical professional in supporting this also became clear. Some reflections expressed the need for a more active debate regarding the
place of advocacy. Overall, this element of how the system worked appeared to have a sensitizing effect and marked the topic as one for further exploration during medical learning.

**Appreciating complexity.** The awareness of nuance within the topic was not lost on participants who appreciated the different opinions and pressures at play. Participants’ experience with this complexity emerged from the data in three forms: that the denial of rights was harmful, that there were justifications for the denial of rights at times, and that reconciling this ethical conflict was very difficult.

Participants came to understand that when rights were restricted, longer-term effects could run counter to therapeutic intention:

*They told us how this [compulsory treatment] had made them feel powerless, and led to a distrust of mental health workers, and thus they were less likely to seek help in future. This was a very clear illustration of how denying the human rights of a mental health patient can hinder their recovery by directly reducing their future contact with mental health and other medical services, potentially also putting them at risk of worse health outcomes in regards to other health issues.* (P3)

Experienced as challenging influences on decision-making, society’s expectation of beneficence and its tolerance for risk were presented as ethico-legal limitations on an otherwise general promotion of rights in mental health. This experience of “finding it difficult” seemed to help participants appreciate the complexity of the area of inquiry. This awareness of conflicting views and practices shaped participants’ perspectives based on what they had encountered:

*[What] I have found most difficult to come to any conclusion on is the dilemma of treating a patient in their “best interests” versus respecting their autonomy and their right to make decisions. In the complex area of mental health, I feel this can sometimes be an impossible conundrum. It is incredibly difficult because I can see both sides of this dilemma and they both have good reasons behind them … I am still unsure of the answer, and I don't think there is a “right” answer as such.* (P8)

**Developing a personal perspective.** This process of shaping and clarifying opinion followed from the earlier sensitization to the subject and assimilation of knowledge described above. The common factors in this process included participants’ understanding of the protection of human rights as a moral imperative, and the idea that services and society need to adapt to achieve this protection:

*Instinctively I feel that it [protecting rights] is what is what will lead to the best patient experiences of mental healthcare and ultimately better patient outcomes than a more paternalistic, coercive manner of treatment. And potentially more importantly, it’s the just thing to do.* (P2)

Participants developed the perspective that addressing the social determinants of health was necessary if substantial reform in rights protection was to be realized. This was in tandem with a view that coercive practices were symptomatic of overburdened systems and underfunded systems:

*I believe these seclusion rates are more likely to represent the underlying foundational and functional issues that are present within the mental health system. These are where I believe the focus needs to be, with the trickle-down effect leading to reducing seclusion.* (P17)

**Self-reflection**

This describes a process of participants examining their own backgrounds, attitudes, and biases as related to human rights. Participants experienced a personalization of the issues by viewing them through the lens of future clinicians. This opportunity to review their comfort with the issues appeared to be welcomed. It helped foster a mind-set that was open to different opinions. The data demonstrated three key elements that helped explain this process: realizing naiveté, the power of lived experience, and thought-provoking teaching.

**Realizing naiveté.** Participants described becoming aware of the contrast between previously held assumptions and newly acquired information after their attachment. Many experienced surprise and
unease upon learning that the services they could soon work in were considered in breach of human rights by the United Nations. On being exposed to different perspectives, some looked back on their accepted narrative and saw it as one-sided:

*I had only been exposed to the point-of-view of my psychiatry team, who are not on the receiving end of treatment, so this was really insightful for me.* (P6)

*It initially seemed to me as if we were only discussing this as a result of a continued hangover from the old way of practicing psychiatry.* (P2)

While acknowledged as uncomfortable for participants, the realization of naïveté was largely embraced as a motivating factor to engage in the clinical and teaching experiences that followed. This likely helped participants be aware of their own background and bias when viewing scenarios that they would previously have not questioned.

**Power of lived experience.** Participants experienced strong internal reactions to hearing lived experience directly from service users, which led to a humanizing effect. The relational empathy that was evoked allowed greater salience to be allocated to the issue and helped stimulate the reflection process. This novel experience was reflected on as a turning point and a motivator to seek change:

*It was devastating to hear the stories of many of the individuals I came across, and it opened my eyes to true suffering and conflict. It was very clear to see how denial of their human rights, through belittlement and prejudice, had a large detrimental impact on their recovery.* (P18)

These narratives prompted participants to examine their own moral comfort with being part of such practices. The concept of a lived experience gap between staff and service users was felt by some to be difficult to bridge:

*I don’t think that this is something that the traditional mental health service can ever give to the people they care for.* (P7)

**Thought-provoking teaching.** It emerged from the data that concurrent exposure to service user experiences alongside the usual clinical attachment made participants feel more open to the rights issues they came across. The teaching program seemed to act as a framework of experiences that prompted participants to question and rethink their comfort with current practice:

*These placements … and the tutorial, have helped me to be more self-aware—including being able to recognize unconscious stigma held by myself and others … This was a huge learning point for me regarding the challenges service users face on a daily basis.* (P18)

*I am seriously considering a career in psychiatry, and because of this service user-led component of the modules I can say my attitudes towards compulsory treatment have been challenged. I think that the use of compulsory treatment needs to be more carefully considered in each circumstance.* (P16)

**Grounded theory of “awareness of the need for change”**

Our theory of awareness of the need for change encompasses two key components: *understanding the system* and *self-reflection*. These two components can be thought of as distinct but synergistic processes. *Understanding the system* entails how participants went on to comprehend the issues of human rights in the context of mental health services, appraising experiences during their attachment and identifying the challenges and opportunities. *Self-reflection* describes the process of how participants examined their own backgrounds, attitudes, and biases regarding human rights.

First, the distinction between the categories appears to be in their origin. As part of their academic course, participants set about collecting observational and interactional information to understand the system and how rights were managed within it. This process appeared learned and automatic to participants. This contrasted with the more elusive, internal processes involved in self-reflection, which were initiated by emotive triggers.
encountered through the clinical attachment.

Second, a relationship between the categories emerged as one of synergy. As participants began the process of understanding the system, they encountered practices and heard reports that made them uncomfortable. Their general understanding was that services should face a high bar to justify the harms from denial of rights, but that this was not always happening. This was a surprise to many and prompted self-reflection to reappraise how their own background could affect what they had assumed was good practice. Envisioning themselves as nearly clinicians, they pondered how they would justify clinical decision-making within the tension created between the duty of care and the protection of rights. Establishing a cycle, this self-reflection then prompted a need to understand the system more deeply.

The interplay between the two processes continued for participants. Renewed information gathering unearthed more areas of conflict, which served to further the questioning of accepted practice and increase openness to narratives from outside the medical realm. The cycle of understanding the system and self-reflection was thus established and gathered momentum.

This momentum would ultimately manifest in participants as a drive for change. This drive included motives of advocacy on behalf of disadvantaged groups, a moral imperative to protect service users’ autonomy, and unease with the injustices in current health outcomes. Their combined effect was sufficient for the realization of a change-seeking stance. While acknowledging some of the legal and practical challenges to making change in this direction, participants struggled to accept the status quo as good enough and wanted to practice in a system that better upholds the rights of service users. Thus, an awareness of the need for change was created. We theorize this awareness around change as explaining how participants qualitatively experience human rights in mental health.

Discussion

This study aimed to develop a conceptual understanding of the impact of service user-led human rights teaching for final-year medical students in the psychiatric context. The findings make clear that such learning is challenging, engages deep thinking, and in some cases leads to a reappraisal of the context of psychiatric practice by the medical students involved. This study is, to our knowledge, the first of its kind in this area and supports the inclusion of such programs in psychiatric medical school teaching given that they align with a human rights ethic and the requirements of conformity to CRPD obligations.

Two major concepts of learning underlie the teaching program explored here: (1) a clearer understanding of the impact of psychiatric systems as it affects human rights and (2) the importance of self-reflection in practice. There is a face validity to these findings, and it is not hard to see the importance of these factors for people who, within less than a year, will be delivering health care as doctors. It is also not hard to speculate that such learning could generalize to other areas of health care, and indeed both of these concepts may be critical to becoming a good doctor irrespective of one’s field of expertise. Although the teaching program was designed to be specific to psychiatry, and the content of responses was psychiatrically informed, our research highlights the relative benefits that may be felt across many areas of specialty.

The subthemes describe a process of internalizing this learning and using it as scaffolding for the understanding of clinical placements. This process of internalization enabled issues such as advocacy and complexity to add richness to concepts of medical systems and encouraged a transition away from the didactic learning of facts toward the forming of personal understandings of human rights in the health care context. In a similar vein, this personalization of values required self-reflection and the uncomfortable reality of naïveté in those so close to completing a six-year medical degree.

This research project has limitations that need to be considered. In all qualitative research, it is important to acknowledge the difficulty of generalization. Nonetheless, this project facilitates an understanding of the benefits garnered from such
a program and the possibility of similar benefits being uncovered in other domains. Further, to our knowledge, there is no formal quantitative tool for examining human rights teaching, and this study identifies domains to be quantified in future research. Another limitation is the constraints of the data collection. In a more classic grounded theory approach, tailored data collection, with iteration of questioning, allows for greater detail and nuance to be gathered within the accruing data. We were unable to do this due to the nature of our dataset. Moreover, the prescriptive nature and contained word limit of the assignments, in addition to the necessity of obtaining a passing grade, may preclude students from airing views that could be at odds with the teaching objectives. That said, students were remarkably frank in their reports. We have acknowledged this limitation in the description of our methodology and were cognizant of it during data analysis. We aimed for both data saturation and conceptual density in our analysis to minimize the impact of this limitation. Nonetheless, it is possible that following a more classical grounded theory approach would enable greater nuance and possibly an overarching theory of this teaching frame to become apparent. Finally, only a proportion of those who completed these reflections consented for them to be used in our research. For ethical reasons, we are unable to provide demographic data for those who did not consent to participate. It is possible that divergent concepts exist among the non-consenting group, and we are unable to ascertain what these may be, if any. This is, however, a minor limitation offset by the reality of reaching saturation prior to analyzing all 38 reflections.

Conclusion

Based on this research, we are confident that a co-produced human rights-based teaching program for medical students enables growth and learning within the medical teaching paradigm. Such a program meets the needs of modern human rights ethics and the obligations of nations-states that are signatories of the CRPD. We encourage the quantitative development of tools to further assess such teaching and the development of research alongside innovations in psychiatric teaching and learning.

Funding

This research was supported in part by funding from New Zealand’s Health Promotion Agency (number 6192).

Ethics approval

The study was approved by the University of Otago Human Ethics Committee (D17/386; 18/082).

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Self-Managed Abortion in Africa: The Decriminalization Imperative in Regional Human Rights Standards

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Abstract

Self-managed abortion holds particular promise for revolutionizing people’s access to quality reproductive care in Africa, where the burden of abortion-related mortality is the highest globally and where abortion remains criminalized, in violation of various internationally and regionally recognized human rights. Increasingly safe and effective, self-managed medication abortion is still subject to many restrictions, including criminal laws, across the continent. Drawing on recent evidence and human rights developments around self-managed abortion, this paper explores whether and to what extent Africa’s regional legal framework builds a normative basis for the decriminalization of self-managed abortion. We conclude that the region’s articulation of the rights to dignity, to freedom from cruel, inhuman, and degrading treatment, and to nondiscrimination, among others, provides strong grounds for decriminalization, both concerning individuals who need abortions and concerning the constellation of actors who enable self-management.

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Competing interests: None declared.

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Introduction

Self-managed abortion is a model of abortion care used globally in liberal and restrictive settings alike.1 The increased use of abortion medicines (misoprostol and mifepristone) is already associated with a global reduction in abortion-related morbidity and mortality.2 This increase, coupled with growing grassroots energy and efforts to expand access to safe abortion generally, has the potential to transform the landscape across Africa.3

The World Health Organization (WHO) demands that states recognize self-management as a potentially empowering and active extension of the health system and task-sharing approaches, recommending self-managed abortion as an option until the 12th week of pregnancy.4 Moreover, recent research indicates that self-managed abortion, with accompaniment-group support and linkages to the health care system, may be an effective and safe option for abortion beyond the first trimester.5 United Nations treaty monitoring bodies and WHO have urged states to remove legal and policy barriers to abortion, which have long hindered pregnant people’s access to abortion care.6 Restrictive abortion laws disproportionately harm underserved communities that already face barriers to accessing care and have various grave consequences for people’s health and lives. In addition, evidence shows that criminalization contributes to opportunity costs, including travel costs, delayed abortion and post-abortion care, emotional distress, financial costs, and sexual and financial exploitation.7 Such conditions mean that more pregnant people may turn to unsafe abortions.8

However, despite the increasing evidence and human rights standards in this regard, there is still work to be done to guarantee the enjoyment of abortion rights and embrace the potential of self-managed abortion. The African region is home to the Protocol to the African Charter on Human and Peoples’ Rights on the Rights of Women (Maputo Protocol), an instrument that aims to strengthen African women’s rights in general and sexual and reproductive rights in particular, including through improved access to safe abortion services.9 Progress has been made in some jurisdictions, yet in most countries on the African continent—for example, Zimbabwe and Kenya—abortion remains an option only under exceptional circumstances.10

This paper examines the African regional human rights framework in light of the recent evidence and legal developments around self-managed abortion, with a particular focus on the human rights imperative of decriminalization. We argue that regional human rights standards support the decriminalization of self-managed abortion and that specific provisions support the call to embrace its potential in the continent. We review the regional legal framework, draw lessons from jurisprudence, and debate critical issues. This study does not endeavor to study each African country in detail but rather provides illustrative examples from the region.

Self-managed abortion in Africa

Throughout history, people worldwide have self-managed their abortions using different methods. However, the increased use of misoprostol and mifepristone has transformed self-management to no longer be associated with invasive or dangerous methods. Research has shown that these drugs, used individually or in combination, are over 85% successful and that the risk of complications is negligible.11 WHO has added these drugs to its model list of “core” medicines, one step up from the previous listing as “essential medicines,” and has removed the need for close medical supervision.12 These drugs “ha[ve] enabled safer self-management and self-use, centering autonomy, privacy, and confidentiality, while also contributing to the reduction of abortion-related morbidity and mortality globally.”13 Studies from the United States show that medication abortion is safer than many common drugs, including acetaminophen (Tylenol) and sildenafil (Viagra), which are sold over the counter in many countries.14 In fact, the 2020 WHO Abortion Care Guideline states that self-managed abortion with medicines is not just a measure of last resort but an alternative care model
that many people find works better for them for myriad reasons.15

Different brands of these drugs and combi packs (containing misoprostol and mifepristone) are already available in Africa.16 Research from Tanzania, for example, shows that “miso is common,” pointing to the fact that the medicine is known, accessible, in demand, and sold in pharmacies.17 These drugs cannot be accessed without a prescription in many countries, but research shows that they are generally available in informal markets.18 While still subjected to unnecessary regulatory restrictions and not fully embraced in national essential medicines lists, these drugs—especially misoprostol—have made their way into the continent.

Based on the experience of various regions, particularly Latin America but also Asia and Africa, we know that abortion medicines present a real opportunity for people to self-manage abortions in restrictive contexts and have contributed to a decrease in maternal mortality and morbidity, as the possible complications are less severe than with unsafe “traditional” methods.19 One of the most significant advantages of medication abortion for Africa is that it is far safer than the invasive surgical technique of dilation and curettage, which, despite no longer being recommended, is still used in many countries.20 Furthermore, a 2017 study in South Africa found that women sought abortions outside the formal health system because they wanted privacy and perceived that an abortion in the formal health system would be costly.21 Increasingly, the availability of medication abortion, which can be managed outside of institutional health systems or with minimal interaction, can help pregnant people achieve a safe, private, low-cost abortion.22 Furthermore, given that self-managed abortion has similar effects as a miscarriage, it can facilitate access to post-abortion care from health care providers.23 Besides reducing risks, using misoprostol properly means autonomy and respect for privacy for women.24

Like other regions, the African continent is home to many organizations working on expanding access to self-managed abortion information and support, such as the MAMA Network.25 A 2019 review of medication abortion in seven sub-Saharan African countries found that laypeople can provide accurate information about medication for abortion when given the resources to do so. In addition, it showed that the “innovative programmatic interventions from the region hold immense potential for medication abortion,” particularly in the contexts of reducing morbidity and mortality and improving the quality of abortion care.26 However, legal barriers remain. Law and policy makers in Africa—and worldwide—have imposed various legal restrictions that limit access to abortion, including self-managed abortion. In most countries, criminal laws directly ban self-induced abortion and create vulnerability and risk for those engaged in the practice by censoring access to information and overregulating access to essential medicines, violating people’s human rights.27 Examples are the Malawian and Ugandan Criminal Codes and Togo’s Public Health Law, all of which criminalize anyone who self-manages an abortion and anyone who advises, supports, provides, or procures an abortion.28 While safe and effective from a public health perspective, self-managed medication abortion is still subject to many restrictions, and more work is needed to embrace its potential.

African human rights instruments and standards

Within the region, various human rights instruments enshrine sexual and reproductive rights. The African regional human rights system is universal in character and distinctively African in its scope and principles. Under the auspices of the African Union, Africa has a “corpus” of human rights mechanisms, laws, and norms, at the center of which lies the African Charter on Human and Peoples’ Rights.29 This paper aims to review this robust African human rights framework and analyze whether and to what extent it supports the decriminalization of self-managed abortion.

It is important to note that many African countries are parties to international human rights instruments that have increasingly recognized
the imperative of abortion decriminalization, the elimination of barriers to abortion, and the right to access essential medicines and information for self-managed abortion. This paper focuses not on these standards—which have been analyzed elsewhere—but on regional human rights standards.

**Decriminalization of abortion and removal of barriers to access**

Under current national laws, people who self-manage abortion—as well as those who provide information, support, or accompaniment for another person’s self-managed abortion—risk arrest, police harassment, prosecution, and imprisonment. Even when the threat of criminalization does not yield a conviction, it can result in further stigma around abortion, the restriction of information, the restriction of access to essential medicines, and a chilling effect on health care providers and these innovations for abortion care.

The harms of criminalization and barriers to accessing abortion are well documented. The denial of access to abortion services and the criminalization of abortion jeopardize a person’s physical and mental health and impair their autonomy and agency. Furthermore, they unjustly deny them the freedom to live with dignity and on equal terms with other human beings, while exposing them to various forms of violence and oppression. Criminalization may force providers to wait until a life-threatening situation occurs before performing an abortion under the legal exceptions to a country’s criminal ban. In addition, the fear of criminal prosecution can affect health care workers, causing them to refuse to provide abortions even in legal cases. Furthermore, evidence suggests that criminalization does not influence a person’s abortion decisions or prevent them from having an abortion.

The decriminalization of abortion has been part of the African human rights agenda for decades. In 2007, the African Commission on Human and Peoples’ Rights noted the lack of harmonization of national laws with the Maputo Protocol, as well as countries’ prohibition of abortion. In 2015, in a joint statement by United Nations human rights experts, the Rapporteur on the rights of women of the Inter-American Commission on Human Rights, and the Special Rapporteurs on the rights of women and human rights defenders of the African Commission on Human and Peoples’ Rights reiterated that the criminalization of abortion constitutes discrimination based on sex and noted that states have an obligation to remove punitive measures for women who undergo abortion and, at the very minimum, legalize abortion in cases of sexual assault, rape, incest, and where a continued pregnancy endangers the life or the mental or physical health of the pregnant woman.

In 2016, the African Commission on Human and Peoples’ Rights launched a continental campaign for the decriminalization of abortion in Africa. As part of this campaign, on September 28, 2016, the African Commission, through the Special Rapporteur on the Rights of Women in Africa, called for African states to honor their commitments under the African Charter on Human and Peoples’ Rights and the Protocol to the African Charter on Human and Peoples’ Rights on the Rights of Women in Africa; the Maputo Plan of Action; and the Campaign for the Accelerated Reduction of Maternal Mortality in Africa by decriminalizing abortion in their respective countries. This call is in line with existing international and regional commitments made by states in the region, including the 2007 Resolution on the Health and Reproductive Rights of Women in Africa. In 2021, the African Commission reiterated the need for states to decriminalize abortion.

While the Maputo Protocol demands the decriminalization of abortion based on specific grounds—an approach that has been widely criticized—some legal scholars have argued that African human rights standards as a whole actually provide robust language to advocate for the full decriminalization of abortion. For example, the African Commission unequivocally notes in its General Comment 2 that “women must not be
subjected to criminal proceedings and should not incur any legal sanctions for having benefited from health services reserved to them, such as abortion and post-abortion care.” Moreover, a thematic report by the African Commission on the denial of abortion and post-abortion care as constituting torture and other cruel, inhuman, or degrading punishment calls on states to “amend their penal and criminal laws to remove criminal sanctions related to abortion, and immediately place a moratorium on the prosecution and detention of women who have illegal abortions.”

Besides calling for decriminalization, the African human rights framework calls for removing barriers. For example, General Comment 2 explains that the duty to respect rights requires state parties to refrain from hindering, directly or indirectly, women’s rights and to “remove the obstacles such as those arising from marital status, age, disability as well as economic and geographic barriers faced by women who want access to family planning/contraception and safe abortion services.” More specifically, the general comment supports task-sharing approaches to reproductive health and calls on states to “avoid all unnecessary or irrelevant restrictions on the profile of the service providers authorized to practice safe abortion and the requirements of multiple signatures or approval of committees.” The African Commission notes that there are not enough trained physicians available in many African countries and that mid-level providers such as midwives and other health workers should be trained to provide safe abortion care. This obligation can be read—in line with recent developments in human rights standards—to include feminist networks, hotlines, and other lay health care workers. According to WHO, women themselves have an essential role in managing their health through self-assessment and self-management. Indeed, WHO recognizes that “self-management of medication abortion is an intervention that can take place without direct supervision of a healthcare provider; in this situation, the woman herself can be considered a healthcare provider.”

The right to liberty
Integral to the imperative of decriminalization is the right to liberty and security of the person as enshrined in article 6 of the African Charter. While the African Commission has yet to hand down a decision on the link between the right to liberty and sexual and reproductive health, the commission noted in Amnesty International v. Sudan that a state may not rely on its national law to limit the enjoyment of the right to liberty if doing so will be inconsistent with the provisions of the charter. Thus, one could argue that laws and policies in African states that criminalize access to safe abortion services are inconsistent with the letter and spirit of the African Charter and the Maputo Protocol.

Available data from the region evince the harms and abuses that current laws lend themselves to. For example, in Uganda, police officers prioritize the enforcement of abortion laws above the provision of medical treatment to women and girls who have suffered complications or are in need of care following an abortion, and in Kenya, health care personnel are being prosecuted for murder with “malice aforethought” for providing post-abortion emergency care.

Further, and according to the African Commission’s General Comment 2, states must take measures to prevent third parties from interfering with the enjoyment of women’s sexual and reproductive rights, which can be understood as respecting women’s decisions and their privacy. The obligation entails the formulation of standards and guidelines containing the precision that the consent and involvement of third parties, including but not limited to parents, guardians, spouses, and partners, is not required when adult women and adolescent girls want to access contraception or safe abortion services. This arguably accommodates the right of pregnant people to self-managed abortion and provides normative grounds for the eradication of all barriers to access, including unnecessarily medicalizing models and burdensome requirements.

The right to dignity
Many scholars argue that abortion criminalization
constitutes a profound violation of respect for human dignity, which is fundamental to realizing all human rights. Article 4 of the Maputo Protocol states that “every woman shall be entitled to respect for her life and the integrity and security of her person. All forms of exploitation, cruel, inhuman, or degrading punishment and treatment shall be prohibited.” Furthermore, article 3 states that “every woman shall have the right to dignity inherent in a human being and the recognition and protection of her human and legal rights” and that “States shall adopt and implement appropriate measures to prohibit any exploitation or degradation of women.” The African Commission recognizes that the right to dignity includes the freedom to make personal decisions without interference from state or non-state actors. Moreover, General Comment 2 makes this connection explicit, asserting that the right to dignity is directly connected to women’s right to make personal decisions about their sexual and reproductive lives. While elaboration is needed to further explore the connection between abortion and dignity, we argue that these standards recognize African women’s and pregnant people’s right to self-manage their abortions.

Further, the right to dignity necessitates a legal and policy environment centered on the needs and rights of people who need abortion services, including self-managed abortion. The general approach to decriminalization has been that of partial decriminalization, with burdensome requirements for accessing abortion services. This approach, while a step forward, ignores the too-common mistreatment and abuse of abortion seekers within formal health care systems, where providers may believe they have a moral, if not legal, right to accuse, judge, and condemn. While many clinicians work hard to provide quality, comprehensive reproductive health care, there are also multiple accounts of stigma, harassment, and violence within institutional systems of medical practice, which can be rigid, conservative, and slow to change. Differently, a model of care that centers the needs of service users can be a source of reprieve from the indignities of formal settings and experiences of shame and powerlessness.

The right to nondiscrimination
Abortion services are needed by women and other pregnant people to exercise their right to autonomy and to live a dignified life. However, the criminalization of abortion tends to perpetuate the historical marginalization of a group of people and undermine their right to equality and nondiscrimination. The suffering and deaths resulting from restrictive abortion laws demonstrate the discrimination that women face. Such harms are not only preventable but also disproportionately inflicted on vulnerable groups of women.

Concerning nondiscrimination, articles 2 and 3 of the African Charter speak to the entitlement of every individual to the equal enjoyment of the rights and freedoms recognized and guaranteed in the charter without discrimination based on sex, among other things, and that everyone is equal before the law and is entitled to equal protection of the law. Furthermore, General Comment 2 explicitly recognizes that laws, policies, procedures, practices, and sociocultural attitudes and standards that impede access to sexual and reproductive rights violate the right to nondiscrimination. In a joint statement with international experts, the Special Rapporteurs on the rights of women and human rights defenders of the African Commission on Human and Peoples’ Rights argue that “the criminalization of or other failures to provide services that only women require, such as abortion and emergency contraception, constitute discrimination based on sex, and is impermissible.” Legal scholar Charles Ngwena has argued that the Maputo Protocol’s provision on abortion offers an opportunity to achieve substantive equality for women in that it empowers women to exercise their right to sexual and reproductive autonomy.

Furthermore, the African Commission, through a statement issued by the Special Rapporteurs on the rights of women in Africa and on freedom of expression and access to information in Africa, strongly supports the decision of the High Court in Kenya that found the withdrawal by the director of medical services of the 2012 Standards and Guidelines for Reducing Morbidity and Mortality from Unsafe Abortion in Kenya to
be unconstitutional. The statement applauds this decision, which holds that withdrawing these two instruments (which promoted women’s sexual and reproductive health and rights) was prejudicial to women and violated their rights to health, to non-discrimination, to information, and to benefit from scientific progress, as well as their consumer rights. Furthermore, the African Commission notes that this decision aligns with article 14(2)(c) of the Maputo Protocol and the Guidelines on Combating Sexual Violence and Its Consequences in Africa. Moreover, the thematic report on the denial of abortion and post-abortion care as constituting torture unequivocally states that “the suffering and deaths resulting from restrictive abortion laws are a clear manifestation of the discrimination which women face. They are not only preventable but they are disproportionately inflicted on vulnerable groups of women.”

Paragraph 32 of General Comment 2 explains that “the right to be free from discrimination also means that women must not be subjected to criminal proceedings and should not incur any legal sanctions for having benefitted from health services that are reserved to them such as abortion and post-abortion care.” This paragraph builds on the call for decriminalization discussed above and follows the international standards set by the United Nations Committee on the Elimination of Discrimination against Women that regard the provision of reproductive health services as essential to women’s equality and which note that “it is discriminatory for a State Party to refuse to provide legally for the performance of certain reproductive health services for women.” Additionally, General Comment 2 explains that “the right to health care without discrimination requires State parties to remove impediments to the health services reserved for women, including ideology or belief-based barriers.”

Regarding the right to nondiscrimination in the context of abortion, the African Commission has noted that “the obligation to promote obliges State parties to create the legal, economic and social conditions that enable women to exercise their sexual and reproductive rights with regard to family planning/contraception and safe abortion,” thereby showcasing the inextricable connection between sexual and reproductive rights and the right to equality and nondiscrimination.

The right to freedom from torture and other cruel, inhuman, or degrading treatment

An African Commission report notes further that despite states’ commitments to human rights, women continue to be subjected to torture due to restrictive abortion laws, stigma, and violations of medical confidentiality in health care settings. These violations cause tremendous pain and suffering, can have long-lasting consequences for individuals’ health and lives, and may constitute torture and other ill-treatment.

Article 5 of the African Charter guarantees the right to human dignity and freedom from torture and other cruel, inhuman, or degrading treatment, which is a non-derogable right. The Committee for the Prevention of Torture in Africa, which has the mandate to develop this right, has considered the link between abortion and torture in its 2017 inter-session activity report. This report acknowledges that the denial of women’s sexual and reproductive health rights, including abortion and post-abortion care, can amount to torture and a violation of article 5 of the African Charter. Additionally, the African Commission, in its General Comment 4 on the right to redress for victims of torture and other cruel, inhuman, or degrading punishment or treatment, acknowledges that gender-based violence or the state’s failure to respond to such violence may amount to torture or ill-treatment and that the denial of reproductive rights, including forced or coerced pregnancy and abortion, can constitute torture and other ill-treatment. In addition, General Comment 2 requires states to ensure that women are not treated in an inhuman, cruel, or degrading manner when they are seeking safe abortion and notes that “being forced to carry the pregnancy to term in cases where a foetus has a fatal anomaly would constitute cruel and inhuman treatment.”

While the African Commission has not clarified the scope or content of this provision of article
5, it has noted that states must ensure that women are not treated inhumanly, cruelly, or degradingly while seeking sexual and reproductive health services, addressing the detention of pregnant women in health facilities.73

Moreover, the Johannesburg Declaration and Plan of Action on the Prevention and Criminalization of Torture in Africa requires state parties to ensure that national legal frameworks and practices align with international obligations, including by enacting comprehensive legislation to prohibit and prevent torture.74 The African Commission’s Robben Island Guidelines for the prohibition and prevention of torture require states to “pay particular attention to the prohibition and prevention of gender-related forms of torture and ill-treatment.”75 Training, education, and empowerment on human rights are also critical features of these guidelines.76 Perhaps the most crucial part with regard to abortion is the protection of victims of torture. The guidelines encourage states to protect victims and their families from violence, intimidation, and reprisal that may arise under a report or investigation. Moreover, they place a duty on the state to offer reparation to victims of torture, regardless of whether the perpetrator is convicted.77

The African Commission also recognizes that “being forced to carry the pregnancy to term in cases where a fetus has a fatal anomaly would constitute cruel and inhuman treatment.”78

In Huri-Laws v. Nigeria, the commission reasoned that “the prohibition of torture, cruel, inhuman or degrading treatment or punishment is to be interpreted as widely as possible to encompass the widest possible array of physical and mental abuses.”79 This sentiment was reiterated in Media Rights Agenda v. Nigeria, which held that article 5 of the African Charter must be “interpreted so as to extend to the widest possible protection against abuses, whether physical or mental.”80 According to the decision in Institute for Human Rights and Development in Africa v. Angola, this includes a “lack of access to medicine or medical care.”81 It can be argued that the lack of access to medicines and medical care, which extends to the broadest possible protection against abuses, would necessarily include the lack of access to abortion medicine and post-abortion care.

Abortion activists as human rights defenders
Self-managed abortion, rather than a solely individual act, entails a constellation of actors who shape and influence abortion trajectories at different points along a person’s journey. These actors, functioning locally, nationally, and transnationally, enable self-managed abortion access and provide different types of support.82 A recent study documenting abortion activism in Central, East, and West Africa concludes that increased engagement of activists in the dissemination of medication abortion information “has enormous potential to improve access to safe abortion, and to change attitudes toward sexual and reproductive health.”83 Indeed, activists face a health crisis created by stigma and criminalization and respond with community-level direct action that brings professionally controlled knowledge and technology into lay use.84 The critical role of these activists has already been recognized in the continent, and research shows that legislative reform for women is significantly less likely to occur without action by domestic women’s coalitions and activists. In addition, evidence indicates that attacks on women human rights defenders, shrinking civic space, and scrutiny of women’s organizations further hinder efforts.85 As the opposition to abortion rights rises, people who have abortions, abortion providers, and activists become targets for arrest, prosecution, and incarceration.

In her 2011 report to the United Nations Human Rights Council, the Special Rapporteur on the situation of human rights defenders calls attention to the work of sexual and reproductive rights defenders. This group includes several individuals who might not initially be recognized as falling under the umbrella of “human rights defenders,” such as LGBT activists; reproductive health care workers who provide access to contraception and abortion; and those providing access to HIV information, prevention services, and treatment.86 The Special Rapporteur’s recent explicit acknowledgment of sexual and reproductive rights
defenders reflects the understanding that women’s rights, sexual rights, and reproductive rights are central human rights issues and that individuals working to realize these rights face unique threats as human rights defenders. Recognition of sexual and reproductive health providers as human rights defenders also reflects their crucial role in ensuring the right to health and allowing people to realize their reproductive and sexual autonomy.87

A 2015 statement issued by the Special Rapporteurs on the rights of women and human rights defenders of the African Commission on Human and Peoples’ Rights recognizes the role of human rights defenders in issues related to abortion. It notes that “women human rights defenders should receive protection against gender-specific threats and violence they may face due to their work on sexual and reproductive health and rights and their challenging of deep-seated patriarchal structures and societal gender norms.”88

Furthermore, during its 41st Ordinary Session in 2007, the African Commission expressed concern regarding the situation faced by human rights defenders within the state parties, urging them to take all the necessary measures to ensure the protection of all human rights defenders and ensure that they have an environment which allows them to carry out their activities safely, without suffering any acts of violence, threats, reprisals, discrimination, pressure and any arbitrary acts by State or non-State actors as a result of their human rights activities.89

The commission also urged state parties to take specific measures to ensure the physical and moral integrity of human rights defenders, to enable the latter to fully play their role in the promotion and protection of human rights.

In recent years, the African Commission has continued to appeal for the protection of human rights defenders, especially women human rights defenders, recalling state parties’ responsibility to ensure their safety and protection. In 2014, it called on states “to ensure that human rights defenders work in an enabling environment that is free of stigma, reprisals or criminal prosecution as a result of their human rights protection activities, including the rights of sexual minorities.”90 In 2016, it urged states “to release arbitrarily detained human rights defenders and put an end to all forms of harassment and other acts of intimidation against human rights defenders including individuals or groups of individuals who cooperate with or bring matters before African human rights mechanisms.”91 In 2017, with regard to human rights defenders promoting access to sexual and reproductive health and rights, the African Commission urged all state parties to adopt specific legislative measures to recognize the status of human rights defenders, and protect their rights and the rights of their colleagues and family members, including women human rights defenders and those working on issues such as extractive industries, health and HIV/AIDS, reproductive health, sexual orientation and gender identity, promotion of peace and democracy, fight against terrorism, and respect for human rights.92

The recognition of abortion activists as human rights defenders is based on the crucial role that they play in promoting access to abortion, supporting law reform efforts, and promoting and defending human rights in general, coupled with the vital role that these activists play in supporting safe self-managed abortion trajectories.93 Without these activists, abortion in general (and self-managed abortion in particular) would likely involve significantly higher levels of risk, be harder to access, and force people to resort to unsafe methods.

Conclusion

When it was signed in 2003, the Maputo Protocol made the African continent a pioneer in enshrining abortion rights. Since then, a series of robust human rights standards have been developed that can ground practical, policy, and legal developments to embrace the potential of self-managed abortion.

Increasing evidence from the region confirms that self-managed abortion is a process that people can and should be able to use legally, safely, with community support, and without medical supervision.94 Recent developments from different jurisdictions worldwide and on the African con-
tinent show that burdensome requirements for access are unnecessary and that simpler and less medicalized models are desirable and possible.95

Furthermore, as our research indicates, there is ample evidence and support from African regional human rights standards to ground progress toward a favorable legal environment for self-managed abortion. First, strongly grounded in the rights to dignity, to freedom from cruel, inhuman, and degrading treatment, and to nondiscrimination, the decriminalization imperative emerges clearly from our findings. The use of the most onerous, intrusive, and punitive state powers to regulate matters of abortion runs contrary to the standards that exist at the regional level. Abortion should not be criminalized, and neither the person self-managing the abortion nor those who support them should be subjected to criminal law. The leading expert institution on international global health, WHO, also advises the full decriminalization of abortion, including "self-management."96 The decriminalization imperative involves, at the very least, three prongs: (1) the decriminalization of (self-managed) abortion; (2) the recognition of abortion activists as human rights defenders and, consequently, the decriminalization of the constellation of actors who enable safer abortion trajectories; and (3) the repeal of all criminal provisions related to the dissemination of scientific information about abortion and those connected to regulatory restrictions to access to abortion medicines.

Second, arguments for the decriminalization of abortion show us the human rights that should be at the center of any advances in this regard. The obligations of states not only require full decriminalization but also entail creating the conditions in which people can safely self-manage their abortions. This includes ensuring access to accurate information and resources, such as medicines and medical equipment. It also involves providing community support and removing any unnecessary barriers to accessing abortion care.

Efforts to embrace the potential of self-managed abortion should also happen in connection with strengthened efforts to make facility-based abortion care accessible. While self-managed abortion provides an alternative model for abortion access, it is also crucial that pregnant people decide where, how, and with what support their abortion takes place, thereby enjoying the array of options to care and methods they need and deserve.97

Notably, the African Commission has highlighted that it is “more than willing to accept legal arguments with the support of appropriate and relevant international and regional human rights standards based on the principle of universality as per the Vienna Declaration and Programme of Action of 1993.”98 In this way, international law on women’s right to equality and nondiscrimination—such as the Convention on the Elimination of All Forms of Discrimination against Women and the International Covenant on Economic, Social and Cultural Rights—can be used to argue for sexual and reproductive rights, including, for example, the right to access essential medicines for abortion, in line with WHO guidelines. This opens the door for further developments at the regional level that draw on the evolution of scientific evidence, guidelines, and human rights standards.

While much work is needed to elaborate on the standards set by the instruments discussed above, for now it is clear that they set a robust normative foundation for self-managed abortion, access to a comprehensive range of medicines and scientific innovations, and repeal of discriminatory laws, including unnecessary regulatory barriers. Abortion in Africa should not be a matter of criminal law; people who access abortions and people who support and accompany them should not fear harassment, stigma, or criminalization.

References

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exclusively to cisgender women and girls. However, the considerations in this paper extend to all those who may need an abortion, including transmen and nonbinary persons, along with women and girls.


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44. Ibid., para. 57.
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77. Ibid., paras. E49–50.


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Five Lessons for Advancing Maternal Health Rights in an Age of Neoliberal Globalization and Conservative Backlash

ALICIA ELY YAMIN

Abstract

After considerable progress in recent decades, maternal mortality and morbidity (MMM) either stagnated or worsened in most regions of the globe between 2016 and 2020. The world should be outraged given that we have known the key interventions necessary for preventing MMM for over three-quarters of a century. Since the 1990s, human rights advocacy on MMM has gained crucial ground, demonstrating that entitlements related to maternal health are judicially enforceable and delineating rights-based approaches to health in the context of MMM. Nonetheless, evident retrogressions, coupled with ballooning social inequalities, redoubled austerity post-pandemic, and a conservative populist backlash against reproductive rights, underscore the steep challenges we face. This paper offers five lessons gleaned from what we have achieved during the past 30 years of human rights advocacy on maternal health, and where we have fallen short: (1) maternal health is not a technical challenge alone and is inseparable from reproductive justice; (2) reproductive justice requires strengthening health system infrastructures; (3) we must center the political economy of global health in our advocacy, not just national policies; (4) litigation is part of a larger advocacy toolkit, not a go-it-alone strategy; and (5) we must use metrics that tell us why women are dying and what to do.

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Competing interests: None declared.

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Introduction

After considerable progress in recent decades, a 2023 study from the World Health Organization (WHO) revealed that maternal mortality and morbidity (MMM) either stagnated or worsened in most regions of the world between 2016 and 2020.1 WHO estimates that 287,000 women or gestating persons died in 2020, constituting almost 800 maternal deaths per day.2 That number is staggering: it is the equivalent of more than two large jetliners falling out of the sky every single day. For every woman who dies, an estimated 70–80 more suffer from severe comorbidities that may result in permanent health impacts, from fistula to infertility.3 Moreover, maternal deaths affect family and community members. For example, studies done in East Africa suggest that losing a mother exponentially increases the chances of children dying before the age of five and has devastating consequences on school attainment, nutritional outcomes, and the navigation of sexual roles, for girls in particular.4

What should enrage us all is that we have known the key public health interventions necessary for preventing maternal mortality for over three-quarters of a century. With advances in medical science and technology, as many as 98% of the maternal deaths that occur today are entirely preventable.5 That MMM not only continues to be so widespread but is increasing in many parts of the world, including in the United States, indicates the extent to which intertwined structures of patriarchy, colonialism, racism, and other forms of minoritization, as well as neoliberal globalization, systemically consign so many women’s lives to insignificance.

Since the 1990s, human rights advocacy on MMM has sat at complicated intersections in international and national law, including navigating deference to patriarchal medicine, avoiding essentializing women as mothers, and enforcing an array of affirmative legal entitlements within health systems. Human rights strategies have gained crucial ground, demonstrating that entitlements related to maternal health are judicially enforceable and delineating human rights-based approaches to health in the context of MMM.6 Nonetheless, evident retrogressions, coupled with ballooning social inequalities, redoubled austerity post-pandemic, and a conservative populist backlash against a “gender ideology,” underscore the steep challenges we face.7 This paper offers five lessons gleaned from reflections on what we have achieved during the past 30 years of human rights advocacy on maternal health, and where we have fallen short: (1) maternal health is not a technical challenge alone and is inseparable from reproductive justice; (2) reproductive justice requires strengthening health system infrastructures; (3) we must center the political economy of global health in our advocacy, not just national policies; (4) litigation is part of a larger advocacy toolkit, not a go-it-alone strategy; and (5) we must use metrics that tell us why women are dying and what to do.

Lesson one: Progress on maternal health rights depends on reproductive justice.

Advancing maternal health is inseparable from the struggle for reproductive justice. Reproductive justice refers to the ability to decide if, when, and how we want to have children; the right to parent children in safe and healthy environments; and sexual autonomy and gender freedom for every human being.8 The reproductive justice movement pioneered by Black US feminists in the 1990s re-centered the structural conditions and embodied realities of differently situated people, given the narrow formalistic approach to legal entitlements under US constitutional law. From the outset, reproductive justice had close synergies with efforts to advance sexual and reproductive health and rights (SRHR) under international law, including the landmark conceptualizations of reproductive rights in the International Conference on Population and Development (1994) and the Fourth World Conference on Women held in Beijing (1995).9

However, in 2001, the adoption of the Millennium Development Goals (MDGs) replaced the broad trans-sectoral emphasis on social and institutional change in those trans-sectoral conferences of the 1990s with a technocratic approach in which the only goal related to SRHR, MDG 5, centered solely on improving maternal health. Maternal
health subsequently became a “trojan horse” to advance the legal and structural issues pertaining to SRHR more broadly. Along with efforts to generate greater accountability in maternal and child health through global health institutions, the Human Rights Council was a primary locus of this activity in the late 2000s and early 2010s. The United Nations (UN) Special Rapporteur on the right to health issued a report on maternal mortality. Additionally, the Human Rights Council itself passed a series of resolutions on maternal health and human rights based on reports from the Office of the UN High Commissioner for Human Rights. These reports explicated connections between MMM and human rights, highlighted best practices, and ultimately culminated in the publication of the Technical Guidance on the Application of a Human Rights-Based Approach to the Implementation of Policies and Programmes to Reduce Preventable Maternal Morbidity and Mortality (UN Technical Guidance), the first intergovernmentally approved human rights-based approach to health.

This UN Technical Guidance situated MMM within SRHR and a reproductive justice framework, and underscored that “in all countries, patterns of maternal mortality and morbidity often reflect power differentials in society and the distribution of power between men and women. Manifested in poverty and income inequality, gender discrimination in law and practice, and marginalization based on ethnicity, race, caste, national origin and other grounds are social determinants that affect multiple rights.” It also importantly delineated the obligations of states at every stage of the policy cycle and beyond the health sector and was followed by summary reflection guides for different actors implicated in improving maternal and reproductive health. Nonetheless, using human rights-based approaches to advance reproductive justice issues more broadly has been only partially successful. The MDGs ushered in a focus on the “continuum of care” approach, exemplified by the creation of the Partnership for Maternal Newborn and Child Health and a shift toward programming based on reproductive, maternal, newborn, and child health, and later also adolescent health (RMNCAH). The RMNCAH framework conceptually redefined women in accordance with their reproductive intentions and capacities. In turn, in underscoring the role of women as child-bearers, the continuum of care approach contributed to programming that placed women’s roles in reproduction and caretaking of children—rather than their empowerment as independent social citizens with rights—at the center of the agenda.

Advancing maternal health rights, understood as part of SRHR and reproductive justice, calls for a far more ambitious agenda, which recognizes women as agents of social change and subjects of dignity, and calls for action across an array of issues that transcend the health sector. Moreover, in a human rights framework, health systems themselves are understood not as technical delivery apparatuses but as social institutions that either mitigate or exacerbate “multiple and intersecting forms of discrimination,” including those based on race, caste, gender, class, and ethnicity. As Paul Hunt, Gunilla Backman, Judith Bueno de Mesquita, et al. have noted, stigma and discrimination in both law and practice “pose a serious threat to sexual and reproductive health,” which simply cannot be addressed through care delivery interventions alone.

Precisely at a time when there is an extraordinary backlash against abortion rights and sexual orientation and gender identity rights, our advocacy needs to lean into the need for maternal health rights to be understood in the context of broader reproductive justice demands. Empirically, pregnancy and childbirth are complicated processes where obstetric emergencies and spontaneous abortions can easily be confused with induced abortions. Indeed, there is often no way to accurately discern whether a pregnancy loss is attributable to an issue of fetal viability (approximately 25–30% of pregnancies result in spontaneous loss due to a variety of viability issues), an accident, or a deliberate action. Nor-
ternal health as a matter of rights cannot be done without guaranteeing access to contraception and comprehensive sexuality education that enables all pregnancy-capable persons to decide if, when, and how they want children. Transphobia has no place in maternal health advocacy; trans men face greater chances of pregnancy complications than cis gender women. Transphobia has no place in maternal health advocacy; trans men face greater chances of pregnancy complications than cis gender women. In short, reproductive justice, including safe motherhood, is key to gender justice, as well as to racial justice and social justice.

Lesson two: Reproductive justice requires strengthening health system infrastructures. Just as we must refuse to separate maternal health from other reproductive justice struggles, it is crucial that we pay greater attention to the financing and infrastructure necessary to ensure safe motherhood as well as the availability of other sexual and reproductive health care. If health systems are understood as social institutions that reflect and reinforce societal values, how they are financed and organized determines both provider and patient rights.

In the United States, for example, the maternal mortality rate is the most elevated of any high-income country, with a maternal mortality ratio of 23.8 per 100,000 live births. The situation, which has been getting progressively worse, is particularly dire for Black and Indigenous women, for whom pregnancy-related mortality rates are between two and three times higher than the rate for white women. Increasing data point to the effects of white supremacy on Black and other minoritized women’s health in the United States, which contributes to excess morbidity and mortality. The privatized and fragmented US health care system exacerbates these overall patterns of structural racism, which leads to gross disparities in the availability and quality of health services. For instance, in rural and low-income areas, the lack of hospitals providing obstetric care has produced “maternity care deserts” because “childbirth doesn’t pay, at least not in low-income communities.”

Likewise, the privatization of health care in low- and middle-income countries, and the introduction of public-private partnerships, has been shown to exclude remote rural communities and increase out-of-pocket costs for reproductive and maternal health care. At the same time, austerity has exacerbated health care worker shortages and disparities in health care worker density between low- and high-income countries. Among other things, the post-pandemic austerity now being pushed by the International Monetary Fund includes imposing draconian wage caps on public sector workers, which drives nurses and other health providers out of health workforces and often out of their countries.

Globally, health systems are drastically underfunded, understaffed, and overcrowded. As a result of this underfunding, roughly a third of women do not have even half of the recommended antenatal checks or receive essential postnatal care, while some 270 million women lack access to modern family planning methods. In the aftermath of the COVID-19 pandemic, the World Bank estimates that 41 governments will spend even less on health in 2027 than they did in 2019, before the pandemic.

Not only does underfunding lead to more maternal deaths; it also leads to the disrespect and abuse of gestating persons seeking health care. For example, a disturbingly common practice in many countries, including Nigeria and the Philippines, is the detention of people who recently gave birth and are unable to afford their hospital charges. This practice is itself a gross violation of human rights and dignity. Further, it discourages people from going to the hospital in the first place, thereby increasing the risk of maternal and infant death.

Advancing maternal health rights in this context requires urgently shifting health financing away from privatized models and social insurance that fails to address inequities in the formal versus informal labor economies. Maternal health depends on sustained public funding for robust primary care systems, together with adequate referral and communications networks and emergency care. Moreover, we know in global health that these elements are indispensable for strengthening health systems more broadly, for achieving meaningful
universal health coverage, and for health security. As the WHO Council on the Economics of Health for All states:

*Rather than invest in healthcare industries and regulate the market to realize important but marginal and often unequal gains for health, we must first set ourselves ambitious goals to achieve Health for All and then work towards the goals by designing financial architecture and an economic system that can deliver on this mission.*

Lesson three: The political economy of global health must be centered in advocacy.

Increasing funding for maternal health must be connected to the political economy of global health. Global health outcomes are heavily determined by political, economic, and commercial power structures. There is simply not enough resource mobilization capacity in low-income countries to finance universal, resilient health systems. For 34 low-income countries alone, the annual external financing gap in health before the pandemic was estimated to be US$50 billion and is now far more, coupled with renewed austerity imposed in the aftermath of the pandemic.

Moreover, loan conditionalities often mean that heavily indebted countries cede control of their spending policies in favor of “fiscal consolidation,” or austerity. As mentioned above, after the pandemic new waves of austerity measures are being imposed across the majority of the world. Austerity affects maternal health in a panoply of ways, including (1) in the health system, such as through wage cuts and layoffs of health personnel; increases in co-pays and out-of-pocket expenses, even for critical services such as antenatal and delivery care; reduced benefit packages or changes to eligibility criteria; disrupted access to insurance; and cuts to sexual and reproductive health; (2) indirectly, through cuts in the education sector; reductions in food-assistance and security programs; and reduced funding for temporary housing/shelters and housing subsidies that poor women and other reproductive subjects depend on; and (3) generally, through reduced unemployment support and the tightening of targeted social programs disproportionately needed by women and children.

In advancing maternal health rights, we need to continually underscore and connect the dots regarding how the political economy of global health systematically perpetuates health disparities in the Global South, and how poor and marginalized women and girls are inevitably among the most affected.

Lesson four: Litigation is part of a toolkit, not a go-it-alone strategy.

Thirty years ago, a principal aim of applying human rights to health, including maternal health, was to advance legal accountability for ensuring entitlements to care. There has been a growing trend in MMM legal advocacy to seek the legal enforcement of the right to safe motherhood through domestic and international courts—much of which has yielded positive judgments. However, we have also learned that litigation must be embedded in broader social and political mobilization strategies.

For example, in 2011, the Center for Health, Human Rights, and Development filed suit with the Ugandan Constitutional Court, arguing that the government had failed to provide the necessary health care to avoid the preventable maternal deaths of two Ugandan women in 2009 and 2010. Between the filing of the initial petition and the final 2020 judgment, which produced a judicial construction of the right to maternal health care, a massive social mobilization was created and sustained: 29 grassroots organizations were brought together to form the “Coalition to Stop Maternal Mortality,” which at one point mobilized over one thousand people. Moreover, a positive judgment is an inflection point, not the end of the struggle. In the wake of the Constitutional Court’s landmark judgment finding that Uganda’s failure to adequately provide basic maternal health care services in public health facilities violated women’s rights to health and life, the Center for
Health, Human Rights, and Development and the grassroots coalition have continued to mobilize to ensure implementation.43

Supranational judgments may face even greater obstacles to translate standards into institutional practices and enjoyment in practice. For example, in 2011 the UN Committee on the Elimination of Discrimination against Women issued a landmark decision in Alyne da Silva v. Brazil, the first case regarding maternal death decided by an international human rights body.44 As Rebecca Cook wrote at the time, “Maternal deaths can no longer be explained away by fate, by divine purpose or as something that is predetermined to happen and beyond human control. Maternal deaths are preventable, and when governments fail to take the appropriate preventive measures, that failure violates women’s human rights.”45 Not only did the committee find that Brazil’s failure to provide emergency obstetric care was discriminatory, but it explicated intersectional discrimination on the basis of gender, class, and Afro-descendance and set out states’ obligations to regulate private actors.46 The committee recommended appropriate reparations, including financial compensation, to the victim’s family, together with a series of systemic reforms aimed at guaranteeing non-repetition.47

However, an analysis by a follow-up commission in 2015 found several important gaps in Brazil’s compliance with the recommendations of the Committee on the Elimination of Discrimination against Women, including a national plan of action and program (“Stork Network”) rooted in RMNCAH as opposed to SRHR, which omitted key aspects of reproductive justice, and a failure of accountability and oversight at multiple levels.48 Politics also soon intervened, with political dysfunction producing the election of Jair Bolsonaro, who normalized misogynistic and homophobic discourses and set about cutting health and social protections, with disproportionate effects on poor, Afro-descendant women.49

In short, litigation is neither the beginning nor the end of any advocacy on maternal health—or any systemic health issue, for that matter. Judicial involvement can critically change the landscape of politics and convert the tragedy of MMM into a broader injustice that calls for institutional legal remedies.50 Yet, when courts place substantial demands on states with weak institutional capacities, or when judgments remain unmoored from broader social and political movements, they risk suffering from a lack of compliance and undermining public faith in the legal system to improve people’s lives in practice.

Lesson five: We need to use metrics that actually tell us why women are dying and what to do.

Sèye Abimbolá argues that the gaping distance between knowledge and the actual delivery of care in global health arises “when people with resources to address delivery problems do not have the information or motivation to either make the discoveries available or tailor them to local circumstances” and when “feedback between actors at the global and national level, the national and subnational level, or the subnational level and the community, or between any of the parties to these combinations” does not work.51 In short, “it is present when there are asymmetries of power, motivation and information between the helper and the helped.”52 The disconnect between the collection of algorithmically generated data by global institutions, such as the Institute for Health Metrics and Evaluation, and the people who need information to save lives is keenly evident in maternal health.

As noted above, the sole MDG relating to reproductive health was MDG 5, which called for the reduction of maternal mortality by three-quarters between 1990 and 2015, measured by maternal mortality ratios.53 Such ratios are notoriously difficult to estimate due to statistical and practical reasons, and they do not translate into programmatic actions. They are calculated using algorithms that are based on inputs regarding the number of women of reproductive age, the percentage of women with HIV/AIDS, and other factors. Maternal mortality ratios are not actionable at the facility level, or even sometimes at national level given differing statistical capacities, and do not indicate the drivers of maternal death patterns among diverse populations.54 Renewed efforts to legislate maternal death
reviews to examine causal factors in specific cases without punitively sanctioning frontline health workers are urgently needed.55

However, it is far past time for investment in national vital registration systems to track maternal deaths and other issues critical to SRHR. Further, indicators should be relevant to policy making and sensitive to policy interventions. We have process indicators relating to the availability and utilization of emergency obstetric and neonatal care, or EmONC, which are essential to use, along with outcome indicators.56 The EmONC indicators focus on signal functions that can be monitored continuously and which literally indicate what may be driving maternal deaths, from lack of access to stored blood to delays in communication or referral. As a result, they allow for assessing compliance with international obligations and holding governments accountable for adopting “appropriate measures” on a nondiscriminatory basis, as is required under human rights law.

How indicators are used in global health is also problematic. For example, in part driven by imperatives set by international institutions such as the World Bank, skilled birth attendance has in practice translated into a measurement of institutional deliveries. When a facility does not have actual skilled birth attendance or the capacity to provide emergency obstetric care, that elision merely serves to drive overcrowding at facilities that produce breeding grounds for disrespect and abuse.57

As opposed to the MDGs, the Sustainable Development Goals were intended to be interdependent—so reproductive health was understood as linked to gender equality. However, in practice, donors’ preferences for easy, fast, and cheap solutions still do not mesh well with the nuanced, complicated, and multifaceted problems involved in sexual and reproductive justice. What we measure is what gets funded, and advocates need to ensure that as the successor framework to the Sustainable Development Goals is now beginning to be discussed, we get the metrics right. It is long past time to track maternal health in ways that allow for actionable knowledge and corrective actions.

Conclusion
At a time when we face multiple complex crises in global health that challenge our current knowledge and capacities, maternal mortality is a problem we can solve. We have the tools and frameworks to improve the embodied lives of women and pregnancy-capable persons and advance maternal health rights. As renowned obstetrician Mahmoud Fathalla aptly noted in 2006, “Women are not dying of because of untreatable diseases. They are dying because societies have yet to make the decision that their lives are worth saving.”58 Rajat Khosla and Flavia Bustreo argue that the stagnation and retrogression on maternal mortality in recent years reflect “a systematic erosion in commitment by governments and donors” to women’s health and rights that should not just be ascribed to the COVID-19 pandemic.59

We cannot continue to allow national and global health leaders to cynically lament maternal deaths as tragedies. These painful and horrific deaths are the foreseeable consequence of global and national orders that relegate women’s lives to insignificance. In human rights, we have learned crucial lessons from the last 30 years; now is the time for UN agencies, advocacy organizations, national governments, and donors to put them into practice.

Acknowledgments
I am deeply grateful to Victoria Abut for her assistance in the preparation of this paper. This paper is part of a Norwegian Research Council-funded CMI/LawTransform project: “Political Determinants of Sexual and Reproductive Health.”

References
2. Throughout this paper, references to “woman” or “women” include all pregnancy-capable persons.

— A. E. Yamin / General Papers, 185-194


15. Ibid.

16. Ibid.


26. Rabin (see note 23).


41. Ibid.


47. Ibid.


52. Ibid.


55. See “Module 10: Overcoming the Blame Culture of


57. Schaff, Jaffe, Tunçalp, and Freedman (see note 32).


Perspective

Challenging the US Supreme Court’s Majority Ruling on Roe v. Wade at the International Human Rights Level

Margie Berer

Abstract

This paper proposes that US human rights experts and abortion rights advocates challenge the striking down of Roe v. Wade in June 2022 by the majority of US Supreme Court justices because of the multiple human rights violations it has engendered. The paper has three parts. The first part summarizes the compelling response of the three dissenting Supreme Court justices to the majority ruling, which spells out those violations in detail. The second part offers a history of cases of violations of human rights related to abortion in other countries that have been heard and adjudicated by a range of human rights bodies in the last 20 years, and their outcomes. It shows that working on these cases has created working relationships between national and international human rights experts and advocates. Based on this information, the third part proposes that US human rights and abortion rights advocates take a case to the Inter-American Commission on Human Rights against the US Supreme Court ruling, asking the commission to direct the US government to void the majority ruling on Roe v. Wade—on the grounds that it violates the human rights of anyone who seeks an abortion and potentially also of those whose wanted pregnancies become a risk to their health and life and need to be terminated. And if the United States does not agree, the commission should refer the case to the Inter-American Court of Human Rights.

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Competing interests: None declared.

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Part I: The US Supreme Court’s majority ruling in *Roe v. Wade* violates many human rights

Human rights are rights we have simply because we exist as human beings—they are not granted by any state. These universal rights are inherent to us all, regardless of nationality, sex, national or ethnic origin, color, religion, language, or any other status.1

The following are defined as freedoms or rights in one or more of the Universal Declaration of Human Rights, the International Covenant on Economic, Social and Cultural Rights, and the International Covenant on Civil and Political Rights:

- right to life
- right to health
- right to equality and nondiscrimination
- right to liberty and security of the person
- right to equality before the law
- right to benefit from scientific progress
- freedom from torture
- freedom from slavery.2

Human rights are embodied in international human rights treaties that can be ratified by states or are part of political declarations. They are also recognized in the laws of individual countries, and part of national policies and laws. States that have ratified international human rights treaties must comply with and respect, protect, and fulfill these human rights. Each of these rights is relevant in order to be able to access safe abortion.

The United States has ratified only the Convention against Torture, the International Covenant on Civil and Political Rights, the International Convention on the Elimination of All Forms of Racial Discrimination, and two optional protocols on armed conflict and sale of children, prostitution, and child pornography to the Convention on the Rights of the Child.3 The list it has not ratified is much longer.

The United States Constitution’s Bill of Rights was ratified in 1791. The 14th Amendment to the US Constitution is about equal protection under the law for all citizens. The right to nondiscrimination on the ground of sex is relevant to women’s human rights as related to abortion access, even though abortion was not mentioned when this amendment was added to the Constitution in the mid-19th century. In 1973, the US Supreme Court ruled in *Roe v. Wade* that state criminalization of abortion was unconstitutional. But on June 24, 2022, the US Supreme Court decision in *Dobbs v. Jackson Women’s Health Organization* overturned *Roe v. Wade*, which opened the way for states to again criminalize or restrict abortion. The majority of the Supreme Court justices, who opposed *Roe v. Wade*, argued that because the 14th Amendment did not include a constitutional right to abortion, such a right was not sufficiently embedded in US history to justify retaining it.4

In early 2023, however, during a criminal case against several anti-abortion activists, US District Court Judge Colleen Kollar-Kotelly of Washington, DC, argued that the lack of mention of abortion in the 14th Amendment did not rule out other relevant amendments in the US Constitution that might apply instead, and pointed to the 13th Amendment as a relevant example.5 The 13th Amendment made involuntary servitude and slavery illegal. As it is everyone’s right to determine what to do with their own bodies and lives, she considered that forced pregnancy and its outcome, forced motherhood, leading to the birth of an unwanted child, should surely be considered a form of involuntary servitude imposed on girls and women, with potentially lifelong consequences. Unfortunately, this point had not been discussed by the Supreme Court justices in June 2022. But the three dissenting Supreme Court justices provided 66 pages of equally compelling reasons why they rejected the majority opinion.

The dissenting arguments of Justices Breyer, Sotomayor, and Kagan

While the majority judgment drafted by Justice Samuel Alito became front-page news in the United States after it was leaked on May 2, 2022, the cogent 66-page statement of dissent by Justices Stephen
Breyer (since retired), Sonia Sotomayor, and Elena Kagan, published on June 24, 2022, has received little national or international attention by comparison. Their statement deserves to be known, however, because its analysis of the majority ruling on constitutional and human rights grounds could form the basis of future action to overturn the Supreme Court’s majority ruling.

The three dissenting justices argued that the majority’s ruling was: i. based on personal political opinions, not constitutional law; ii. went against legal precedent, a bedrock of US legal decisions that was affirmed in Roe v. Wade (1973) in relation to other closely related rights, which were reaffirmed in Casey v. Planned Parenthood (1992); iii. and violated a long list of human rights, particularly women’s human rights.

The following summarize the main points made in the dissenting arguments. The page numbers in parentheses refer to the pages in the official text where these are found:

- Women’s rights and their status as free and equal citizens have been curtailed. (p. 2)
- The freedom to have an abortion that Roe and Casey recognized is not a stand-alone freedom. The Supreme Court has linked it for decades to other settled freedoms, including bodily integrity, family matters, familial relationships, procreation, childrearing, the right to use contraception, the right of same-sex intimacy, the right to marry a person of one’s choice, the right to have intimate relationships, and the right to decide with whom to have sex. These are all part of the same constitutional fabric, protecting autonomous decision-making in regard to the most personal of life decisions, and crucially, whether and when to have children. The freedom required (or denied) inevitably shapes the whole nature and future course of a woman’s life (and often the lives of those closest to her). Thus, the court has long held that these freedoms belong to the individual, and not to the government, as the essence of liberty. (pp. 5, 22)
- The lone rationale for the judgment of the majority of the Supreme Court was that the right to choose an abortion is not “deeply rooted in US history”—(1) because abortion was illegal in the 19th century (p. 26) and (2) because it was not until Roe v. Wade in 1973 that the right to have an abortion fell within the list of the US Constitution’s guarantees of liberty. Thus, they implied that any rights currently guaranteed in the United States whose history does not stretch back to at least the mid-19th century are not secure and can easily be rejected. (p. 5)
- The Supreme Court majority did not appear to recognize that forced pregnancy, forced childbirth, and forced motherhood implicate a woman’s rights to equality and freedom. Nor did they appear to think there was anything of constitutional significance regarding a woman’s control over her own body and the path of her life. (pp. 12, 47) Historically, however, the Supreme Court’s longstanding view has been that women indeed have rights to make the most personal and consequential decisions about their bodies and their lives, thus protecting “bodily integrity.” And there are few greater incursions from government intrusion than forcing a woman to complete a pregnancy, give birth, and become a mother. (pp. 21–22)
- Similarly, Planned Parenthood v. Casey (1992) recognized that equal citizenship for women is inescapably connected to reproductive rights. (pp. 22–23) Moreover, Casey made it clear that the precedents Roe most closely tracked were those involving contraception. Over the course of three cases, the Supreme Court had held that a right to use and gain access to contraception was part of the 14th Amendment’s guarantee of liberty. (p. 24)
- Any interest of the state in protecting fetal life played no part in the majority’s analysis. (p. 26)
- Most medical treatments for miscarriage are identical to those used after induced abortions when needed. Blanket restrictions on abortion may therefore be understood to also deprive women of effective treatment for miscarriage, which occurs in 10–30% of pregnancies. (p. 36)
- The majority’s ruling invites a host of questions
about abortion causing interstate conflicts. Can one state bar women from traveling to another state to obtain an abortion? Can a state prohibit advertising of out-of-state, legal abortions or helping women reach an out-of-state provider? Can a state interfere with the mailing of abortion pills across state lines? The Constitution protects interstate travel, speech, and commerce, so this ruling will give rise to a host of new legal challenges. Far from removing the Supreme Court from the abortion issue, which the majority claim to have intended, the majority’s ruling puts the court at the center of “interjurisdictional abortion wars” at the state level that the three dissenting judges could already see coming. (p. 37)

- For those who are told they will now have to continue an unwanted pregnancy, the outcome could be disastrous, especially for those without money or support. In states that bar abortion, women of means will still be able to travel to obtain the services they need. It is women who cannot afford to do so who will suffer. Yet the latter are the women most likely to seek an abortion in the first place. Women living below the federal poverty line experience unintended pregnancies at rates five times higher than higher-income women do, and nearly half of women who seek abortion care live in households below the poverty line. (p. 50) This in itself makes the ruling discriminatory.

- In the end, the majority ruled as they did because they personally believed Roe v. Wade and Casey were “egregiously wrong” and because as individuals they oppose abortion, and they had enough votes to do so. (pp. 32, 33)

- In Planned Parenthood v. Casey (1992) the then Supreme Court found that what Roe had said in 1973 had set a valid precedent. Thus, Casey was a precedent about an existing precedent, in line with the principle of stare decisis (“let the decision stand”). That is, in Casey, the court reviewed the same arguments made for overruling Roe as in 2022, but found that overruling Roe was not warranted. (p. 6)

- Weakening stare decisis threatens to upset bedrock US legal doctrines, far beyond this and any other single decision. Weakening stare decisis creates profound legal instability. As Casey recognized, weakening stare decisis in a hotly contested case like this one also calls into question the majority’s commitment to legal principle and to the rule of law. (p. 57)

- For all these reasons, the dissenting justices argued that the majority decision in this case greatly undermined the legitimacy of the US Supreme Court itself. (p. 59)

Globally, an average of one in three or four women of reproductive age has an induced abortion in her lifetime; indeed, abortion is one of the most common medical procedures accessed by women worldwide. Criminalizing them is sex discrimination on a massive scale. Yet it does not stop abortions; it only makes them illegal and often unsafe. Ironically, it is rare for those who are anti-abortion, who often claim how “pro-life” they are, to acknowledge that dangerous abortions often kill those forced to resort to them. Nor did the Supreme Court majority consider whether every man or boy should be criminalized, too, if they make someone pregnant against their wishes, whether accidentally or intentionally.

Both wanted and unwanted pregnancies can suddenly become a life-threatening emergency. In some cases, continuation of the pregnancy itself may threaten the woman’s life, and emergency obstetric care, including in the form of an induced miscarriage, may be the only way to save her life. The US Supreme Court majority took no account of this as a possible (and not uncommon) outcome of a wanted pregnancy. Indeed, in the months since their ruling, this has been shown to be delaying provision of emergency treatment for miscarriage in US states where abortion has been severely restricted.9

Moreover, forcing someone to continue an unintended or unwanted pregnancy may threaten or destroy their physical and mental health,
well-being, and life plans; for example, adolescent girls may be forced to drop out of school and not be able to return after having a baby.

The majority ruling also took no account of the following:

- Where abortion is illegal, the sudden appearance of a virus affecting fetal life, as happened with the Zika virus epidemic in 2015 in Brazil and elsewhere, can force women to give birth to severely damaged children who have no possibility of an independent existence.9

- The decision whether and when to have children, and the right to decide the number and spacing of children, have been confirmed as a woman's right in the United Nations (UN) International Conference on Population and Development (1994) and the UN Conference on Women (1995).

- Research has shown that unwanted children fare substantially less well in life than wanted children. Hence, forced pregnancy and forced motherhood can also greatly damage children.10

- Infanticide continues to be practiced in societies where women are unable to access safe or unsafe abortion. For example, research shows that many young women in Senegal were in jail in 2018 for infanticide.11

- Internationally, as many as half a million pregnant women died or suffered serious morbidity annually due to lack of maternity care, until the World Health Organization and the international women's health movement began to campaign in the 1980s for the prevention of maternal mortality and morbidity, of which complications of unsafe abortions were and remain a substantial proportion.12 Making and keeping abortion safe and legal is the only way to prevent avoidable maternal morbidity and mortality from unsafe abortions. This is a public health imperative.

- It is particularly important to highlight the pervasive discrimination the ruling has exacerbated against Black, Latina, immigrant, and undocumented women as well as all those living in poverty and without access to affordable health care.

- Safe abortion methods are among the many benefits of scientific research in human reproduction that were not available until the 20th century.

In addition to this long list of rights violations, the anti-abortion bias that underpinned the US Supreme Court’s majority ruling is part of why the ruling was considered a violation of the rule of law by the dissenting justices—as it followed party political lines instead of constitutional law, let alone human rights law:

Overturning Roe v. Wade has been a core priority of the Republican Party since Ronald Reagan's election in 1980, if not earlier. Conservative organizations like Moral Majority, Focus on the Family, and the Federalist Society worked to ensure overturning Roe was central to the GOP's mission. Abortion has been prominent in the party's platforms and the governing agenda of every Republican president for decades. Republicans have sought to put anti-abortion justices on the Supreme Court and other federal courts, and through a series of untimely deaths and unprecedented power moves by Mitch McConnell, the unlikely figure of Donald Trump managed to place enough of them there to achieve that goal.13

Part II: The active role of international human rights bodies in hearing cases and recognizing safe abortion as a human rights imperative

It is possible for states, civil society organizations, and even individuals to report violations of human rights to UN treaty bodies and monitoring committees, including in relation to abortion rights, and to seek an appropriate ruling or response, including redress for harms to individuals. There is one important condition: the country concerned
must have ratified the whole or the relevant sections of the treaty or convention it is accused of violating.

First, it is imperative to understand that women have a right to life as a human right. This is crucial in seeking an appropriate ruling or response, including in challenging the US Supreme Court majority’s ruling, because many anti-abortion movements, in the United States and elsewhere, seek to criminalize abortion on the ground that there is a competing “right to life from conception.” However, a human rights-based analysis by Rhonda Copelon et al., published in 2005, argued that embryos and fetuses attain human rights only after they have been born (alive), not before birth.14 Moreover, the Convention on the Rights of the Child says nothing about there being fetal rights before birth.15

In 2018, the Human Rights Committee reviewed the meaning of “the right to life” for many reasons, controversy over abortion being one of them. After widespread consultation, it published General Comment 36 on article 6 of the International Covenant on Civil and Political Rights, revising the existing definition of the right to life. The document includes one paragraph in relation to abortion (para. 8, page 2):

> Although States parties may adopt measures designed to regulate voluntary terminations of pregnancy, such measures must not result in violation of the right to life of a pregnant woman or girl, or her other rights under the Covenant. Thus, restrictions on the ability of women or girls to seek abortion must not, inter alia, jeopardize their lives, subject them to physical or mental pain or suffering, which violates article 7, discriminate against them or arbitrarily interfere with their privacy.16

Violations of abortion rights are increasingly being taken up by international human rights bodies. In 2017, three legal experts from the Center for Reproductive Rights published an evidence-based summary of the evolution of international and regional human rights norms that have recognized safe abortion as a human rights imperative. This showed how the progressive interaction of judicial and legislative developments on abortion rights across the globe has played a critical role in liberalizing national laws, influencing high court decisions on access to abortion as a legal or constitutional guarantee, and served as an important resource in advancing international human rights norms and national law and policy reform. The countries whose law reforms they discussed included Argentina, Bolivia, Brazil, Colombia, Nepal, Peru, Rwanda, Spain and Uruguay. They concluded:

> This increasingly progressive jurisprudence demonstrates the significant progress toward recognizing abortion as a human right and signals the transformative potential of such norms. Undoubtedly, translating these normative gains into concrete change in countries across the globe will continue to require sustained and concerted efforts by reproductive rights advocates and civil society actors more broadly, especially in light of the extensive stigma and discrimination—as well as lack of political will—surrounding abortion in many contexts. But by continuing to establish women’s and girls’ right to decide whether to carry a pregnancy to term as a fundamental aspect of the realization of their human rights, human rights bodies can further support the promise of gender equality. These normative developments can have a catalytic and transformative impact on national-level jurisprudence, laws, and policies, resulting in greater recognition globally of abortion as a fundamental aspect of women’s reproductive autonomy and self-determination and ensuring women greater access to this essential reproductive health service.17

Thus, on June 24, 2022, the same day that the US Supreme Court majority struck down Roe v. Wade, a long list of UN human rights experts denounced their decision. No one could have written a stronger statement condemning the court’s majority rejection of Roe v. Wade. It points to the implicit violence, the absence of sound legal reasoning, and the utter disregard of the United States’ binding legal obligations under international human rights law displayed in the rejection of Roe v. Wade. In so doing, the statement supported and reinforced the dissenting arguments of Justices Breyer, Sotomayor, and Kagan. And they left no doubt, if there was any, that the court’s majority had discredited itself in its judgment and violated the rule of law.18
Examples of specific cases heard by human rights bodies involving violations of abortion rights

**Human Rights Committee**

- **KL v. Peru:** This was the first decision of any international human rights body to hold a government accountable for failing to ensure access to legal abortion services. A 17-year-old was forced to continue a pregnancy even though the fetus had anencephaly and Peruvian law allows therapeutic abortion. KL was not only forced to carry the pregnancy to term but also to feed the baby until it inevitably died. The complaint defined this as inhumane and degrading treatment. In 2005, the Human Rights Committee ruled that denying access to legal abortion violates women’s most basic human rights and that Peru had violated the right to privacy and special protection of a minor’s rights. Women’s Link Worldwide described this case as “a landmark ruling that confirms a State’s positive obligation to provide therapeutic abortion when the pregnancy poses mental or physical threats to the girl/woman, especially if she is a minor.” The committee also recognized that “mental suffering caused by the inability to access legal therapeutic abortions amounts to torture and cruel, inhuman and degrading treatment.”

- **Mellet v. Ireland:** In her 21st week of pregnancy, Amanda Jane Mellet was informed that her fetus had congenital heart defects and trisomy 18, and would die in utero or shortly after birth. She had only two options: carry the pregnancy to term anyway or have a termination in another country. She traveled to England and received medication at a hospital in Liverpool to induce labor. Feeling weak and still bleeding, she traveled back to Dublin only 12 hours after the delivery, as she could not afford to stay in England. After her return, she received no aftercare at the hospital. Moreover, although she sought bereavement counseling, the hospital did not offer it at that time except to those who had experienced a stillbirth. In 2013, the Human Rights Committee found that this constituted cruel, inhuman, and degrading treatment, discrimination, and arbitrary and unlawful interference with her right to privacy and that Ireland’s abortion law violated the International Covenant on Civil and Political Rights. It called on the government to offer her compensation and counseling, and to change the laws to allow for abortion in cases of fatal fetal abnormality.

**Committee on the Elimination of Discrimination against Women**

- **LC v. Peru:** In 2006, at age 13, LC began to be sexually abused by a man in his thirties, and became pregnant. In a state of depression, she attempted suicide by jumping from a building, suffering damage to her spine, causing paraplegia in her upper and lower limbs, and requiring emergency surgery. The surgery was postponed because she was pregnant. She was refused an abortion but miscarried. Due to the long delay before the surgery, she became paralyzed from the neck down and unable to walk again, requiring constant care. The Committee on the Elimination of Discrimination against Women recommended that Peru “provide reparations that include adequate compensation for material and moral damages and measures of rehabilitation, commensurate with the gravity of the violation of her rights and the condition of her health, in order to ensure that she enjoys the best possible quality of life … [and] review its laws with a view to establish a mechanism for effective access to therapeutic abortion under conditions that protect women’s physical and mental health.”

- **Special inquiry on Northern Ireland:** In December 2010, the Committee on the Elimination of Discrimination against Women received information alleging that the UK had committed grave and systematic violations of rights under the Convention on the Elimination of All Forms of Discrimination against Women (CEDAW) owing to the restrictive access to abortion for women and girls in Northern Ireland. The committee’s ruling called for, among other things, the repeal of the sections of the UK’s Offences against the Person Act 1861 that criminalize
abortion, and the legalization of abortion if there is a threat to the woman’s physical or mental health, or grounds of rape or incest, or severe fetal abnormality.23

**Inter-American Commission on Human Rights**

- *Artavia Murillo et al. v. Costa Rica*: This 2010 case was about in vitro fertilization (IVF) but with major implications for abortion rights. Its importance cannot be overstated. The American Convention on Human Rights, drafted in 1969 by legal experts, mainly from Latin America, stated in article 4.1 that “every person has the right to have his life respected. This right shall be protected by law and, in general, from the moment of conception. No one shall be arbitrarily deprived of his life.”24 This clause had obvious anti-abortion implications. However, it was successfully challenged in a case opposing the criminalization of IVF in Costa Rica, heard initially by the Inter-American Commission on Human Rights. In August 2010, the commission ruled that Costa Rica could not criminalize IVF, as it was a violation of the right to life, personal identity, and individual autonomy of those who sought to use this technology in order to have biological children. The commission further found that Costa Rica’s ban violated the rights to be free from arbitrary interference with one’s private life, to create a family, and to equality. When Costa Rica failed to comply, the commission submitted the case to the Inter-American Court of Human Rights in July 2011. The court declared that Costa Rica had violated several provisions of the convention related to reproduction and having a family, including the articles on personal integrity, personal liberty, private life, family, and equality.25

The court pointed out that no other international human rights convention or declaration protected the right to life prior to birth and that the IVF ban made the embryo’s rights more important than the woman’s rights, making the woman simply an instrument of reproduction.

- Brazil: The most recent case was heard on International Women’s Day, March 8, 2023, in Los Angeles, California, United States. Six civil society organizations—Ipas Brazil; Latin American and Caribbean Committee for the Defense of Women’s Rights; Center for Reproductive Rights; Anis–Instituto de Bioética; Criola; and Portal Catarinas—provided information to the commission on the situation of sexual and reproductive rights in Brazil, using two exemplary cases from the states of Santa Catarina and Piauí. These illustrated what was happening nationally: the systematic denial of access to abortions that are legal under Brazilian law and institutional barriers for women and for girls under the age of 12. These cases also revealed intersectional discrimination that disproportionately affects Black women and girls living in situations of poverty and vulnerability. The group asked the commission to make concrete recommendations to the Brazilian state to ensure that legal abortion is available in all states, and particularly to ensure that for girls, abortion is never refused, even when the pregnancy is 22 weeks, and that girls should be considered autonomous to make their own informed decisions about whether or not to continue a pregnancy resulting from rape. The Brazilian government was represented by the Ministry of Foreign Affairs, which spoke for the Women and Racial Equality departments and the Ministry of Health. The ruling is pending.26

The Committee against Torture, the Committee on the Rights of the Child, and the European Court of Human Rights have also heard cases comparable to those above and made recommendations related to abortion. These are not summarized here only for reasons of space.

**The special roles of CEDAW and the Working Group on Discrimination against Women and Girls**

In 1979, CEDAW became the comprehensive international convention addressing women’s rights across political, civil, cultural, economic, and social life.27 CEDAW’s overriding purpose is to ensure that women not only have human rights but equal...
rights. It is also the only convention that comprehensively protects women’s sexual and reproductive health and rights. CEDAW has been ratified by 189 state parties. Ironically, although the United States played a significant role in drafting this convention and was the first state to sign it in July 1980 under President Jimmy Carter, the United States remains one of only six states worldwide that has not ratified it. The others are Somalia, Sudan, Iran, Palau, and Tonga (plus the Vatican). An analysis published by the Heinrich Boll Stichtüng in 2019 argued:

*The United States is the only established democracy in the world failing to ratify CEDAW. While common justification lies in the realm of patriarchy and religion, another lies in the notion of American exceptionalism—its … hubristic assumption that the United States is “above” or an “exception” to the law.*

At the same time, Melissa Upreti, a member of the OHCHR Committee on Discrimination against Women and Girls, argues that “although CEDAW has not been ratified by the US government, the government is obligated to refrain from undermining its objective and purpose.”

The Committee on the Elimination of Discrimination against Women, in its General Recommendation 35, paragraphs 18 and 29, in 2017 on gender-based violence against women, recognized the criminalization of abortion and the denial or delay of safe abortion and post-abortion care not only as violations of women’s sexual and reproductive health and rights, but also as “forms of gender-based violence that … may amount to torture or cruel, inhuman or degrading treatment.”

On July 1, 2022, in response to the Supreme Court’s majority ruling on *Roe v. Wade*, the Committee on the Elimination of Discrimination against Women wrote to the United States and urged it to adhere to CEDAW in order to respect, protect, fulfill, and promote the human rights of women and girls. It endorsed “the statement by the [then] High Commissioner for Human Rights, Michelle Bachelet, that ‘access to reproductive rights is at the core of women and girls’ autonomy, and ability to make their own choices about their bod-

ies and lives, free of discrimination, violence and coercion’.”

The Working Group on Discrimination against Women and Girls was established in 2010 and its members appointed by the Human Rights Council because

*there has been a need to constantly reiterate, even within the human rights system, that women are not just another vulnerable group … They are half of the world population …; hence, eliminating the persistent discrimination and backlashes against women’s rights should be addressed both as a stand-alone goal and as a mainstreaming issue.*

**Recent decriminalization of abortion by the Supreme Courts of Mexico and Colombia: Two national role models**

The Supreme Court of Mexico ruled in September 2021 that it is unconstitutional to punish abortion as a crime. Each Mexican state now has the power to revise its existing laws accordingly. Six of the 31 states plus the Federal District had done so as of March 8, 2023, the date when Puebla joined the other five. The ruling states that “no woman or pregnant person, nor any health provider who receives advice, assistance or defense from any of the three organizations that presented the amparo may be denied the medical service nor criminalized for having or assisting an abortion.” It also declares that the criminalization of abortion in Puebla’s penal code is unconstitutional.

The Supreme Court of Colombia legalized abortion in the first 24 weeks of pregnancy in February 2022 and retained the existing, more limited legal grounds after 24 weeks. Justices from the two countries discussed these rulings at a panel hosted on October 21, 2022, at Harvard Law School. One of the main reasons why both courts made these rulings, they said, was not only that safe abortion had become an issue of public health but also that unsafe, illegal abortion was understood to be a form of violence against women and girls, and no longer a religious or moral issue. Indeed, the Causa Justa movement launched in Colombia 25 years ago fought for abortion rights on precisely those grounds. These two major national victories for
women’s human rights—combining the right to health, the right to life, protection from the violence of unsafe abortion, and the right to bodily autonomy—are a beacon for the future for supreme courts in other countries as well.

Part III: A proposal that abortion rights advocates ask the Inter-American Commission on Human Rights to direct the US government to void the Supreme Court majority ruling on Roe v. Wade

The US government, like many others, is averse to being judged by any international body, including for (alleged) violations of human rights. The striking down of Roe v. Wade was not just the act of anti-abortion justices deciding to reject settled US law based on their personal opinions, even though that is part of what has happened. It is also the culmination of everything that has taken place in the past 40 years in the United States, influenced both by powerful members of the Republican Party and by anti-abortion groups who reject any notion of women as rights holders and who claim to support “life” but when it comes to pregnancy, support only fetal life before birth, ignoring the consequences of forced pregnancy and motherhood for the woman and for the child. People with these views hold political power in many countries, and their abortion laws and treatment of pregnant women seeking abortions reflect these views. In the United States in the last four years, these views took control among the majority not just of the Supreme Court but of judges in other federal and state courts and state legislatures as well.

Thus, in the year since the Supreme Court majority struck down Roe v. Wade, a group of 15 independent human rights experts said in a press release on June 2, 2023:

_Millions of women and girls across the United States have suffered an alarming deterioration in access to sexual and reproductive healthcare, following the US Supreme Court decision overturning the constitutional right to abortion in June 2022. As of January 2023, abortion has been banned in 14 States across the country, and the consequences of the Supreme Court decision in the case of Dobbs v. Jackson Women’s Health Organization have reverberated throughout the entire legal and policy system ... essentially dismantling 50 years of precedent protecting the right to abortion in the country._36

The complicated federal versus state power structure of the US legal system, devised to limit federal control, complicates this situation, not only giving US states and courts the freedom to pass contradictory and conflicting laws on one and the same subject, causing legal chaos, but even letting the smallest towns make abortion illegal within their city limits, as has happened in Nebraska, Iowa, Ohio, Texas, and Louisiana, dubbing themselves “sanctuary cities for the unborn.”37

In this context, the question is whether an appeal to the Inter-American Commission on Human Rights has any chance of success. I believe such an appeal could serve as a motivating force, offering a potential lifeline. Certainly the appeal tabled by the Brazilian civil society organizations in March 2023 was well received by the Inter-American Commission and gave cause for hope, especially with the potential for turning to the Inter-American Court of Human Rights for adjudication further down the line.38

Of course, for such a course of action to succeed, the US legal and judicial system, and especially the president and the Congress, would really need to step up too.

If the United States wants to be taken seriously as a democracy with a government that upholds human rights, and abortion rights is a good place to start under the circumstances, the government at all levels needs to become an active participant in the international human rights community, to acknowledge, ratify, and implement international human rights, in this instance starting with CEDAW, and to ensure that all US laws and rulings on abortion at both the state and national level are in line with CEDAW and other relevant human rights treaties and conventions as well. Now that _would_ be a coup and not just in the United States.
Disclaimer
This perspective is written in the individual capacity of the author.

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Perspective

Wëlamâlsëwakàn (Good Health): Reimagining the Right to Health through Lenape Epistemologies

A. Kayum Ahmed, Joe Baker, and Hadrien Coumans

Introduction

Human rights have historically advanced an anthropocentric world view that reinforces the right to health of human beings, disconnected from the health of nonhuman nature and what the Lenape people refer to as Kahèsëna Hâki (Mother Earth). For the Lenape and other American Indian nations, as well as many Indigenous communities globally, the border between the body and the earth, between human and nonhuman, is more fluid than in Western knowledge systems.

Since the human rights framework is historically shaped by Western ideologies that support a narrative in which humans dominate nature, the right to health invariably reflects this perspective. What would the right to health look like if we delinked it from Euro-American conceptualizations of human/nonhuman and instead drew on Lenape knowledge systems? More specifically, in the context of climate change, where the health of humans is dependent on the health of the planet, can the right to health be reimagined through Lenape epistemologies to protect the health of nonhuman nature?

While we recognize that Lenape epistemologies overlap with other Indigenous knowledge systems, we seek in this essay to amplify the Lenape understanding of health primarily to avoid the homogenization of American Indian identities. Two of us authors are co-founders of Lenape Center, a community-based organization working to continue Lenapehoking—the Lenape homeland—through community, culture, and the arts. The other author is affiliated with Columbia University, which is located on Lenapehoking in New York and works closely with Lenape Center.

The right to health, nonhuman nature, and the limits of progressive realization

While the right to health is a complex component of the human rights framework, it continues to serve as a transnational articulation of the “right of everyone to the enjoyment of the highest attainable standard of physical and mental health.” Despite this broad conceptualization—and widespread recognition in national constitutions and international human rights law—the right to health’s epistemic foundations...
remain largely rooted in Euro-American knowledge systems that privilege a particular biomedical understanding of the human in human rights. This understanding has historically reinforced the border between human and nonhuman nature but is being increasingly eroded in the context of climate change, compelling us to reconsider the relationship between human health and the health of the planet.

The formulation of the right to health is a relatively recent development and can be traced to the Constitution of the World Health Organization, adopted in 1946; the Universal Declaration of Human Rights, adopted in 1948; and the International Covenant on Economic, Social and Cultural Rights, which came into force in 1976. The World Health Organization’s Constitution defines health as “a state of complete physical, mental and social well-being and not merely the absence of disease or infirmity,” noting further that “the enjoyment of the highest attainable standard of health is one of the fundamental rights of every human being.” The International Covenant on Economic, Social and Cultural Rights similarly compels states to recognize “the highest attainable standard of health as a fundamental right of every human being.”

More recently, the United Nations Declaration on the Rights of Indigenous Peoples, adopted in 2007, provides that “Indigenous peoples have the right to their traditional medicines and to maintain their health practices, including the conservation of their vital medicinal plants, animals and minerals.” While this declaration is not legally binding on states, it nevertheless offers a helpful framework for further advancing the right to health of Indigenous peoples by recognizing the right to traditional medicines and health practices. At the same time, the declaration does not examine the rights of nonhuman nature.

The human-centered articulation of the right to health in international covenants and declarations can be contrasted with more recent judicial and legislative approaches adopted in Colombia, New Zealand, Australia, Ecuador, India, and Canada that have advanced the rights of nonhuman nature. For example, the Whanganui River in New Zealand was the first river to receive the status of legal personhood in 2017 through legislation that expressly recognizes the “health and well-being” of the river and the communities that it sustains. That same year, Australia passed legislation providing that “it is the intention of the Parliament that the Yarra River is kept alive and healthy for the benefit of future generations.” Even though the New Zealand and Australian laws do not specifically mention human rights or the right to health, they nevertheless extend the legislative conceptualization of health to include nonhuman nature.

Furthermore, the United Nations General Assembly passed a resolution in July 2022 “recognizing the right to a clean, healthy and sustainable environment as a human right.” Even though the resolution is not legally binding, it could serve as a catalyst for important jurisprudential shifts toward recognizing the right to health of nonhuman nature. While scholars such as Schapper and Gonzalez have set out the limitations of applying a human rights framework to address climate change, César Rodríguez-Garavito asserts that the climate movement could benefit from incorporating a rights-based perspective. Rodríguez-Garavito calls for “climatizing human rights”—an innovative idea suggesting that climate justice should be pursued through rights-based norms, frames, and tactics but also that human rights must evolve in response to the climate crisis. While Rodríguez-Garavito acknowledges the progress made by human rights and climate justice advocates toward climatizing human rights, he asserts that these efforts are focused primarily on climate adaptation rather than addressing the normative limitations embedded in economic and social rights, which pose “existential challenges to human rights.”

Other ideas for expanding the right to health are reflected on in special sections of the *Health and Human Rights Journal*, in which authors acknowledge that the right to health is defined anthropocentrically, while simultaneously considering “whether concepts historically reserved for human rights can be usefully extended to include the rights of other animals and nature.” Some of these authors draw on the One Health framework,
which supports interdisciplinary collaboration to address challenges at the intersection of global health and climate change. Others suggest that in order to advance protections for nonhumans, “like the human right to health, the right to health for all biotic and abiotic nonhumans would be subject to progressive realization by states.”

The principle of progressive realization, which is embedded across economic and social rights (ESR), limits the right to health by subjecting it to being realized over time and within available resources. Given the urgency of climate change and the US$1 trillion cost of implementing policies such as the Green New Deal, this principle requires further consideration. ESR—such as the rights to health, education, and housing—are progressively realizable, while civil and political rights (CPR)—such as the right to vote and the right to a fair trial—are not limited in the same way. This distinction between ESR and CPR can be traced to ideological differences during the Cold War, in which the United States argued strongly in favor of progressive realization for ESR while Eastern and Southern countries were opposed to the principle. The details surrounding the emergence of progressive realization and its subsequent evolution are extensively captured in the academic literature and do not have to be recounted here. What is important to note, however, is that progressive realization can be applied in multiple ways depending on whether the right to health is being approached as (1) a set of minimum standards that the state is obliged to fulfill; (2) a failure on the part of the state resulting in retrogression in realizing the right; or (3) a failure by one state to realize the right to health at the same pace as a comparable state with similar resources and demographics. According to Katharine Young, these three approaches overlap in various ways and “share a general limitation with respect to time.” The temporal dimension of progressive realization—namely that the right to health may be realized over time based on available resources—is critiqued by Young, who finds that “waiting for rights can conflict with other basic goals of rights recognition. In making clear this argument, it is worth turning from the perspective of the state to the perspective of the rights-holder: to how time is experienced, rather than measured.”

If time is considered from the perspective of Lenape rights holders, the right to health would be experienced as a continuum of historic events linked to the ongoing colonization of American Indian land, which includes the destruction of nonhuman nature. However, if we followed Himani Bhakuni’s argument that the right to health of nonhuman nature should be subject to progressive realization, how would temporality be considered in relation to the harms of settler-colonial occupation? Part of the challenge of extending the human right to health (including the principle of progressive realization) to nonhuman nature is that the epistemic foundations of the right to health that separate humans from nature remain intact.

We therefore argue that principles designed to realize the right to health for humans may not always be fully transferable to nature. As a result, the underlying principles that shape the right to health for humans should be carefully considered when applied to nonhuman nature. As part of that reflective process, we suggest that the right to health be considered through the lens of Indigenous knowledge systems that challenge the human/nature binary. One of these knowledge systems developed by the Lenape people offers an example of what an Indigenous approach to the right to health could look like.

**Lenape epistemologies as a framework for reflecting on the right to health**

Indigenous knowledge systems offer a compelling framework for thinking about the right to health of nonhuman nature. For instance, Indigenous Quechuan speakers across Latin America refer to *runa* to denote the relationship between humans and nonhumans, while Andean Indigenous thinkers use the term *vincularidad*. One of the primary frameworks advanced by Lenape Center, an organization led by Lenape people in New York, is the notion of *Lankuntawakan*, or the Lenape way of life. This knowledge system is centered on the idea of regeneration: “The Earth is in us when we
are alive. And we are in the Earth when we die. In every sense, we are the Earth.  

Defined as the reconstitution of Lenapehoking (the Lenape homeland), regeneration is a framework of continuance, resistance, restitution, and replenishment. As part of the regeneration framework, the Lenape seek to restore the connection between land and people. The word “Lenape” roughly translates to “original person”—connected to the land through wēlamālsēwakàn (good health) and happiness. Lenapehoking therefore reflects the relationship between the original people and the earth. Historically and through land acknowledgment, this land stretched from New York City to the Delaware River in present-day United States and was governed through a matrilineal clan structure.

Traditionally, for many American Indian communities such as the Lenape, private land ownership tied to capitalism is as inconceivable as owning air or sunlight. This epistemic orientation extends to the Lenape idea of wēlamālsēwakàn, which characterizes health as a public good connected to the land, rather than a commodity accessible only to those who can afford it. Similarly, the circular and intergenerational conception of time developed by the Lenape is an expression of fluctuations in the natural environment mirrored by humans. This construction of time reflects how seasonal changes shape human behavior, including planting and harvesting cycles, migration, and diet. Time as understood by the Lenape is therefore rooted in the cyclical nature of the environment and can be distinguished from the linearity embedded in progressive realization where time is conceived from the perspective of the state rather than the rights holder. Applying a Lenape epistemological framework that, first, centers health as a public good linked to the health of the earth and, second, conceives of time from the perspective of nature could contribute to shaping our understanding of the right to health in Indigenous epistemologies. In the context of the existential climate threat fueled by capitalism and coloniality, knowledge systems crafted by the Lenape offer the opportunity for reimagining our engagement with the land, as well as with the right to health. Consequently, how can we apply the Lenape idea of regeneration to reimagine the right to health?

Regeneration as a Lenape framework

Regeneration challenges us to go beyond incorporating nonhuman nature into the existing definition of the right to health reflected in the International Covenant on Economic, Social and Cultural Rights. Instead, regeneration can be seen as an epistemic framework informed by Lenape knowledge systems that could radically shift our thinking about the right to health in the following ways.

First, regeneration requires delinking from the anthropocentrism embedded in human rights and restoring precolonial connections between human and nonhuman nature. This necessitates a definition of health centered on a symbiotic relationship with nature, rather than protecting the environment only insofar as the destruction of natural resources limits humans from claiming their rights. We therefore support the right to health of nonhuman nature as a balancing mechanism to address the dominance of anthropocentrism. But we suggest that the protections offered to rivers and trees, for instance, should not necessarily be based on the prevailing Western normative frameworks applied to humans.

Second, the process of regeneration involves thinking about the right to health not only as a mechanism for protecting the current generation of rights holders but also for ensuring the health of future generations. The Lenape conception of time compels us to connect with past and future generations, simultaneously unearthing the knowledge systems of elders and ancestors, while anticipating the future. For the Lenape, time is an expression of variations in the natural environment, suggesting that human activity mirrors nature. The right to health then becomes an instrument that facilitates
connections between multiple generations of humans in relation to nonhuman nature, ensuring that the health of future generations is not jeopardized through ecological injustice.

Third, regeneration requires balancing the biomedical model of health with traditional knowledge systems that advance wêlamâlsêwakân. Traditional medicine, including ethnobotany, is often disregarded by dominant systems of scientific knowledge production. We argue that centering historically marginalized knowledge systems such as Lankuntawakan could contribute to a more holistic understanding of health. This approach could lead to an epistemic regeneration of health that extends beyond the mechanistic, human-centered biomedical model that currently dominates global health systems.

Finally, the constitution of the right to health as progressively realizable over time within available resources must be critically considered from the perspective of Indigenous rights holders. Furthermore, the temporal element of progressive realization cannot fully contemplate the extension of the right to health to nonhuman nature. This limitation placed on the right to health through the principle of progressive realization is primarily reflective of a Western, capitalist logic that views health as a commodity dependent on the efficient distribution of limited resources. Adopting a regenerative framework that advances health as a public good necessitates a reconsideration of the principle of progressive realization in relation to the right to health of nonhuman nature.

Conclusion

Regeneration offers a framework for reimagining the human/nonhuman binary embedded in the right to health as we contemplate the right to health of nonhuman nature. In thinking through how to meaningfully respond to the catastrophic impact of climate change, the framework expressly recognizes the inherent value of nonhuman nature, offering a perspective on the relationship between humans and the earth that differs fundamentally from Euro-American thought. Regeneration offers a lens through which the epistemic limitations inscribed into the structural foundations of the right to health can be illuminated and possibly reconstituted. At the same time, this framework not only assists in mitigating future injustices at the intersection of health and climate change but also works toward undoing the erasure and epistemic subjugation of Lenape knowledge systems.

References

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STUDENT ESSAY

No Dignity on the Floor: A Human Rights Argument for Adult-Sized Changing Tables in Public Restrooms in the United States

GEFFEN TREIMAN

Abstract

Many individuals with disabilities utilize adult-sized changing tables to take care of their toileting needs with the help of a caregiver. These tables are not explicitly required by the Americans with Disabilities Act (ADA), and no legal case in the United States has yet addressed whether the ADA requires public restrooms to have adult changing tables. This paper draws on an analysis of op-eds and news articles published in the United States to explore how individuals with disabilities and their caregivers access public restrooms that do not provide adult-sized changing tables. These experiences demonstrate violations of the human rights to accessibility, integrity, and health as outlined in the Convention on the Rights of Persons with Disabilities. Utilizing a human rights analysis, I argue that adult-sized changing tables are inherently the same as toilets and that providing one but not the other in public facilities may constitute discrimination under the ADA. Finally, I briefly explore promising initiatives that would increase access to adult-sized changing tables in the United States.

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Competing interests: None declared.
Introduction

Marginalized communities in the United States have long been excluded from public spaces through discriminatory bathroom legislation. During the civil rights movement and the women’s rights movement, people fought for restroom access. In a similar vein, transgender people and people experiencing homelessness continue to be frequently excluded from public restrooms. As a result, their participation in domains such as employment, education, and health care are limited. Public restroom access is an issue of belonging, of dignity, and of human rights. In response to the case of *Grimm v. Gloucester County School Board*, in which transgender student Gavin Grimm sued his school for not letting him use the boys’ bathroom, Fourth Circuit judge Andre Davis wrote that bathroom access is about “protecting the rights of transgender people in public spaces and not forcing them to exist on the margins.” This case, he said, was about “governmental validation of the existence and experiences of transgender people, as well as the simple recognition of their humanity.” Exclusion from restrooms can also have fatal consequences. Louie Rocha, of the San Francisco Bay Area, was a man experiencing homelessness who was struck and killed by a train while trying to reach the only public restroom he knew of.

Similarly, prior to the enactment of the Americans with Disabilities Act (ADA) in 1990, many people with physical disabilities in the United States were not able to use public restrooms. As a result of the ADA, there have been improvements. However, 32 years after this legislation, many individuals with disabilities still cannot access public restrooms. Adult-sized changing tables, sometimes referred to as “universal changing tables,” offer a clean surface that allows individuals to take care of their toileting needs with the help of a caregiver, while supporting their size and weight. Unlike the ubiquitous Koala Kare baby changing stations, these tables can support more than 50 pounds. Without them, individuals may end up being changed on restroom floors or in the backs of vehicles. Published research on adult-sized changing tables is limited, and there are no published studies on this topic in the United States. The bulk of available information is in the form of op-eds written by caregivers or brief news stories covering a table’s installation in an airport or other public facility.

The size of the population that utilizes this accommodation is not negligible. One in four adults in the United States have some type of disability, with approximately 3.6% of them unable to complete self-care tasks such as dressing and bathing. Additionally, over three million individuals under the age of 18 in the United States also have some type of disability, according to a census done in 2019. Still, public restrooms that provide them the accommodations they need are few and far between. Only 17 of the nearly 5,000 public airports in the United States have an adult-sized changing table.

In 2010, the ADA Standards for Accessible Design, which set requirements for all constructed or remodeled public and commercial facilities, were revised to require that public restrooms include grab bars and larger stalls. However, adult-sized changing tables are not mentioned in the standards. As of December 2022, only five states—Arizona, California, New Hampshire, Maryland, and Tennessee—in the United States have passed some type of legislation requiring a changing table and appropriate signage in certain public facilities. All five apply only to public restrooms that will be constructed or renovated in the future, and they vary in terms of specifications and required features. Several other states have introduced similar pieces of legislation requiring a changing table and appropriate signage in certain public facilities. All five apply only to public restrooms that will be constructed or renovated in the future, and they vary in terms of specifications and required features. Several other states have introduced similar pieces of legislation that have either failed or are still under review. Additionally, the International Building Code, which lists specifications for construction, was recently amended to require all commercial places of amusement built after January 1, 2020, to include at least one adult-sized changing table.

The United Nations Convention on the Rights of Persons with Disabilities (CRPD) offers a framework for protecting the human rights of persons with disabilities and ensuring their ability to fully participate in society. The treaty emphasizes that limitations for people with disabilities are the result...
of systemic ableism and barriers within the environment rather than the result of the disabilities themselves. Under the CRPD, member states are responsible for protecting disabled persons from discrimination, ensuring their “inherent dignity.” When states ratify the CRPD, they may also ratify the optional protocol, which provides for an overseeing Committee on the Rights of Persons with Disabilities. The committee consists of a group of experts who examine cases alleging violations of the CRPD and offer recommendations. As of December 1, 2022, the convention had been ratified by 185 member states. Notably, the United States is not one of them, though the CRPD is based largely on the ADA. Then president Barack Obama signed the treaty in 2009, but the treaty failed to receive a two-thirds majority in the Senate in 2012 and has not been voted on since. Still, the CRPD provides a useful human rights framework for understanding experiences in the United States where adult-sized changing tables are not provided to the individuals who need them and their caregivers. Pertinent cases that have been brought before the Committee on the Rights of Persons with Disabilities also provide parallels for a human rights-based analysis of these experiences.

Research findings

No peer-reviewed published studies have examined experiences related to adult-sized changing tables for individuals with disabilities in the United States. However, many caregivers and family members have detailed their loved ones’ struggle to use public restrooms. To understand how individuals with disabilities and their caregivers experience public restrooms when there are no adult-sized changing tables are not provided to the individuals who need them and their caregivers. Pertinent cases that have been brought before the Committee on the Rights of Persons with Disabilities also provide parallels for a human rights-based analysis of these experiences.

My search identified a total of 19 op-eds and news articles. The average age of individuals who utilized an adult-sized changing table was 14.3 years old, ranging from 3 to 22. Types of disabilities were cerebral palsy (6), genetic/chromosomal syndrome (3), seizure disorder (1), Rett syndrome (1), Guillain-Barré syndrome (1), spina bifida (1), and unspecified (7), including several individuals with multiple disabilities. Only one article directly quoted the individual with the disability, while the rest were from the perspective of a caregiver. Themes that emerged were threats to safety and privacy, planning outings around accessible restrooms, and loss of sanitary conditions.

Themes

Three articles detailed a time in which a caregiver was forced to change their loved one in an unsafe position, which led to injury or risk of injury. One mother stated, “it sounds awful, but I’ve had him laid across a windowsill in a disability toilet before because the floor space wasn’t enough.” Another realized that her daughter needed a stronger table when she put the then five-year-old on a baby changing station and “saw it start to buckle under her weight.”

Nine articles mentioned a loss of privacy. A parent said that the wheelchair-accessible stalls were not large enough to change her son. Without a family restroom, she had to “lift her 73-pound son from his chair, lay him on the floor of a women’s restroom, and then diaper him out in the open.” An already public situation is worsened when the parent or caregiver is of a different gender. A father described that if there is no unisex restroom, he must bring his daughter into the men’s restroom: “There is no privacy and dignity at all. It is very exposed.” One mother who often has to bring her son into the restroom to change him remarked, “it’s not suitable for an 11-year-old boy to go to [the] women’s restroom.” She has received “concerned looks from strangers” when this happens, and she added that “privacy is the huge issue.”

In one particularly heartbreaking account, a
mother described the humiliation and psychological distress that her teenage daughter experienced when some of her peers were in the bathroom when she was being changed:

[One time] I had to take her into the shower stall and pull the curtain behind us [to change her] and when we opened the curtain and stepped out, there were some of her peers from high school standing there. Her face just dropped, and she hung her head and the rest of the night she sat there she was humiliated … She knew exactly what they had witnessed, and what was going on embarras[ed her] and that was hard. I’ve cried a lot of tears, a lot of tears during the process of just being humiliated for her.29

She wrote in the op-ed that this type of public humiliation continued whenever she had to recount these personal experiences for stakeholders with the hopes of making a change for her daughter. This is not a unique experience: members of marginalized communities are often expected to recount their trauma for the purposes of research or advocacy, without receiving any compensation or immediate benefits.30

Nine articles mentioned changing a loved one on the floor at least once. Descriptors for the public restroom floor during these experiences were “dirty,” “unsanitary,” “gross,” “nasty,” “inhumane,” “dehumanizing,” “humiliating,” “degrading,” “deplorable,” “undignified,” and “public.” Many described using some type of blanket, towel, or other cloth garment, with one parent stating, “I will bring a plastic store throwaway tablecloth … and lay the tablecloth down on a dirty gross floor and lay her down.”31 One woman pointed out the irony of expecting someone to lay their child on the floor when “a lot of people don’t even like walking on public restroom floors.”32 Another pointed out the ubiquitous purse hooks that are on stall doors, meaning that “we don’t even put our purses on the bathroom floor.”33

Seven articles described changing an individual in a vehicle or parking lot, a situation that also lacks privacy, safety, and sanitation. One person explained, “what we do is we move the front seats forward, we move the middle seats back, and we have to, unfortunately, a lot of times, lie [him] across the car.”34 Another described “stares and scoffs from strangers” when changing their loved one in the car.35 Others added that “freezing winters” make an already uncomfortable process nearly impossible.36 One woman concluded, “no one should have to go to their car to change a loved one or be naked in a parking lot in a building that receives federal funds.”37

Thirteen caregivers stated that the presence of an accessible bathroom influenced whether they would go out in public, though all alluded to anxiety and stress caused by a lack of accessible restrooms. Phrases such as “[we] plan outings around him needing a change” and “whether or not a place has a table to change … often decides where the family goes” were common.38 One woman recalled having to abandon her cart of groceries in the supermarket because there was no place for her 22 year old son to go.39 Restrooms with adult changing tables, however, provide the “freedom to stay all day.”40

The following excerpt conveys how limited individuals are in leaving the home when there are no adult-sized changing tables. A caregiver describes how a 20-year-old man with cerebral palsy had to risk sitting in a dirty diaper to travel in a car for more than three hours:

Before leaving in the morning, his mom and I changed his diaper and secured his wheelchair in their accessible van. While buckling him in, she joked that she hoped he wouldn’t have to “go” anytime soon because we wouldn’t be able to change him until we got to the hotel. It was a three-and-a-half-hour drive, and we wouldn’t be able to check into our hotel room until late that afternoon. The lack of fully accessible public restrooms equipped with adult changing tables left this mother no choice but risk making her child travel all day in a dirty diaper—stripping him of his right to sanitary conditions.41

All articles advocated for more public restrooms to provide adult-sized changing tables, with accommodations ranging from a US$300 “inexpensive and inclusive bench” to a US$7,000 adult changing
table that could hold up to 400 pounds.

Analysis under the Convention on the Rights of Persons with Disabilities

The CRPD offers a human rights lens for viewing these experiences.

**Article 9: Accessibility**

Article 9 of the CRPD, on accessibility, says that state parties have the responsibility to ensure that individuals with disabilities have access “on an equal basis with others … to the physical environment, to transportation … and must eliminate barriers related to roads, transportation and other indoor and outdoor facilities.”

*F v. Austria*, which was heard by the Committee on the Rights of Persons with Disabilities in 2015, relied on this article. In that case, the committee found that the absence of an audio system in the tram system caused the plaintiff, who was visually impaired, to be denied access to “facilities and services open to the public on an equal basis with others.”

Many individuals who utilize changing tables are severely limited in the distance and time they can travel. One caregiver wrote, “We currently probably only drive maybe 30 minutes … and it’s just not worth going sometimes.” There have been several efforts in the United States to install adult-sized changing tables at highway rest stops in order to increase the distance from home that individuals with disabilities are able to travel. For example, in the state of Iowa, a bill was introduced in March 2020 that proposed “the installation and maintenance of adult changing stations at highway rest areas” but did not pass. Without changing tables in highway rest areas, many individuals will not have the ability to utilize highway and transportation infrastructure on an equal basis with others.

**Article 17: Integrity of the person**

Article 17 of the CRPD, titled “Protecting the Integrity of the Person,” states that persons with disabilities have a “right to respect for his or her physical and mental integrity on an equal basis with others.”

*Mr. X v. Argentina*, brought before the Committee on the Rights of Persons with Disabilities in 2014, cited this article. The plaintiff in this case was recovering from a stroke while in prison and, because of the size and layout of his cell, had to rely on staff in order to use the toilet. Further, though a call button to the nurse was installed, the calls often went unanswered for long periods of time. The committee found that this “constitute[d] both an affront to his dignity and inhuman treatment.” The committee concluded that the state party was obligated to provide accommodations that ensure Mr. X’s “access to prison facilities and services on an equal basis with other prisoners.” It noted that the absence of such accommodations may lead to “physical and psychological suffering of an extent that would constitute cruel, inhuman or degrading treatment or that would undermine their physical and mental integrity.”

The consequences in this case are similar to those that occur due to the absence of adult changing tables. Both the plaintiff in *Mr. X v. Argentina* and many of the individuals in the op-eds experienced psychosocial and physical suffering as a result of the lack of restroom accommodations. Without an accessible toilet in his cell, the plaintiff in this case had to sit in his waste for a prolonged period of time on multiple occasions. This dehumanizing and inhumane experience was also reported in the op-eds. Sitting in one’s waste strips individuals of their integrity and has been used as a torture method in Guantánamo and Abu Ghraib, with detainees forced to wear the same diaper for three to four days and “lie in their own excrement.”

**Article 25: The right to health**

This article states that “persons with disabilities have the right to the enjoyment of the highest attainable standard of health without discrimination on the basis of disability.” Under this right, state parties must provide persons with disabilities with equal access to health services, public health programming, and health insurance, and must prevent the denial of health care based on disability.

*H.M. v. Sweden* was brought before the Committee on the Rights of Persons with Disabilities in 2011. The plaintiff had a chronic connective tissue...
disorder that caused her to be unable to stand, and transport to and from the hospital for rehabilitation services led to injury. According to specialists, hydrotherapy was the only way to prevent progression of her condition and alleviate her pain. However, the housing committee and county council denied her request for permission to build a pool on her property because the community development plan prohibited construction on certain parts of the land. The Committee on the Rights of Persons with Disabilities found that the state had not fulfilled its duty under article 25, among others. It concluded that the state party had the obligation to ensure that the plaintiff could access rehabilitation resources in order to reach “the highest attainable standard of health” and recommended that the state party reconsider the permit.

The committee’s interpretation of article 25 in this case shows that ensuring the right to health does not occur solely by ensuring access to health services but rather requires making accommodations outside of the health care system to minimize health risk and adverse events. Sitting in waste or being changed on the floor or in other unsafe positions has several health risks. Dirty diapers may cause skin infections and exacerbate ulcerations. Holding one’s bladder or bowel movements can also lead to side effects such as urinary tract infections, constipation, and anal fissures. Poor sanitation as a result of someone being changed on the floor also has implications for community health. When one group of people does not have adequate access to restrooms, the entire community suffers the consequences.

Analysis under the US Americans with Disabilities Act

Individuals cannot participate in society when they do not have a dignified way to use the restroom. These experiences beg the question, Are adult-sized changing tables and toilets inherently the same? Throughout the op-eds, “adult sized changing table,” “accessible bathroom,” and “toileting” are used interchangeably. Changing tables and toilets serve similar functions—they both allow individuals to have a dignified way to relieve themselves and clean up afterwards. Both require privacy and safety to adequately serve their function. Finally, both result in similar consequences when they are inaccessible; one either compromises their own physical health and dignity, or they compromise their ability to stay out in public.

While the answer to this question may seem clear-cut, or even trivial, I argue that it has implications for interpreting Title II of the ADA, which protects the right of persons with disabilities to participate in or benefit from a public entity If adult-sized changing tables and toilets are the same, then any public facility that offers a restroom without offering an adult-sized changing table is not providing restrooms equitably, which may constitute discrimination under Title II of the ADA.

To receive compensatory damages under Title II of the ADA, a plaintiff must demonstrate proof of intentional discrimination. The two standards for demonstrating intentional discrimination in a court of law are “deliberate indifference” and “discriminatory animus.” The deliberate indifference standard consists of failing to act despite the knowledge that a federally protected right may be harmed or violated, and it has been adopted by most US circuit courts. The deliberate indifference standard was applied to the subject of changing table safety in Miles v. Cushing. In this case, a student with cerebral palsy fell from a changing table while being changed on two separate occasions. Concerns had been brought up to the school regarding the safety of the changing tables multiple times over several years but had gone unaddressed. The court ruled that deliberate indifference as opposed to animus could be applied to prove discrimination in public school services in this case. Similarly, the absence of adult-sized changing tables in public restrooms despite detrimental effects to health, safety, and well-being in public restrooms may be seen as the result of thoughtlessness and indifference.

With the understanding that adult-sized changing tables are as much a part of accessible toileting as grab bars and toilet stalls that can accommodate wheelchairs, amending or revising the ADA Standards for Accessible Design to require adult-sized
changing tables in public spaces seems like a necessary step to ensure equal access to public entities for many persons with physical disabilities. These requirements are authored by the United States Access Board, a committee of 12 representatives from federal agencies and 13 individuals appointed by the president who establish criteria for accessibility under the ADA. To my knowledge, there have not been any legal cases within the United States that have argued for adult-sized changing tables in public restrooms under the ADA. The process of amending a federal document of this magnitude is a process with complexities and challenges beyond the scope of this essay and should be further researched. Additionally, individuals who would utilize these tables and their caregivers should be consulted, with their experiences, needs, and values informing any legislative effort.

Promising initiatives

Several existing and potential smaller-scale initiatives show promise at the local and state levels. Advocacy organizations composed of individuals who utilize adult-sized changing tables and their loved ones and caregivers are bringing awareness to this issue. Their efforts have resulted in the installation of changing tables in airports, hospitals, and commercial facilities, and they are largely responsible for introducing pertinent legislation at the state level. Some of these organizations are the Changing Spaces Campaign and Universal Changing Places.

Online maps that show the locations of accessible changing tables are another promising initiative. Signage that points out the nearest accessible restrooms are required by the ADA. Many op-eds discussed that not knowing if there was going to be an adult-sized changing table makes it nearly impossible to go anywhere and greatly affects planning. In the digital space, Universal Changing Places has worked to develop a map with the locations of adult-sized changing tables in the United States, though this map is admittedly non-comprehensive. These resources provide caregivers with information that allows them to plan their days ahead.

Additionally, a tax credit may be an effective means to incentivize public spaces to install adult-sized changing tables in their restrooms and should be further explored. The Disabled Access Credit and the Architectural Barrier Removal Tax Deduction are two existing policies that allow businesses a credit for the removal of barriers related to architecture and transportation and could be adapted for the purpose of accessible restrooms.

Conclusion

This essay has analyzed how individuals with disabilities and their caregivers in the United States access public restrooms without adult-sized changing tables and has argued that both the CRPD and ADA provide a framework for ensuring that all persons are able to utilize public restrooms safely and with dignity.

A limitation of this study is that the individuals written about in the op-eds were 22 years old and younger. Individuals of all ages may need adult-sized changing tables, and the experiences of older individuals were not captured in the op-eds. Another limitation is that only 1 of the 19 op-eds directly quoted an individual with a disability who utilized an adult-sized changing table. The rest of the op-eds shared the perspective of a parent or caregiver. Thus, the results of this examination may not accurately reflect the experiences of persons with disabilities. Additionally, this research examines experiences only within the United States, though efforts to increase adult-sized changing tables have occurred in other countries, including the UK, New Zealand, and Australia.

Acknowledgments

I would like to acknowledge Margaret Storey for her guidance and input, Jennifer Gabert for sharing her experiences, and Rohini J. Haar and Eric Stover at UC Berkeley. I would also like to thank Ben Perez for providing expertise on accessibility standards and disability-related legislation and policy.
Disclaimer
The author is a non-disabled cisgender white woman.

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220 JUNE 2023 VOLUME 25 NUMBER 1 Health and Human Rights Journal


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BOOK REVIEW

Health Rights for All: The Imperative of Including All Migrants

JACQUELINE BHABHA


At the start of the 2022–2023 academic year, a group of Harvard T.H. Chan School of Public Health students approached me to ask whether I would agree to be their academic adviser for a new proposed student group on immigrant health. Apparently, no such group existed; the students told me that no teaching on immigrant health-related issues was offered at Harvard, and no training or internship opportunities for students interested in this specialist area of health work were systematically made available by their departments. I was reminded of how, decades ago, as a young human rights lawyer, I started working on child migration and refugee legal issues because no one I knew was. Lawyers knowledgeable on child law issues (e.g., adoption, abuse, and custody) worked within the domestic child welfare system and understood nothing about the immigration consequences of particular custody or care decisions; meanwhile, advocates engaged in migration and refugee issues subsumed children’s protection claims under those of the parents or guardians, ignoring child-specific risks or rights claims. The migration specialists had no experience of taking instructions from children and no understanding of how adult-centric legal procedures might impact a child’s ability to raise protection fears or claims. Mutatis mutandis, it seemed to me that we were in the same situation again—experts on health were not versed in the complexities of immigration law, while migration lawyers were not really paying attention to questions of health access. Falling between the cracks were millions of migrants whose urgent health claims were going unmet.

The challenge of bridging disciplinary silos has become a mainstay of public health conversations, a truism nearly. But despite the fact that we all seek to develop interdisciplinary approaches that are holistic and inclusive, blind spots persist. The field of immigrant health, and most especially the health of migrants who are considered irregular in terms of their legal status, is one such massive blind spot. The publication of Stefano Angeleri’s scholarly treatise Irregular Migrants and the Right to Health, a book based on his PhD thesis, is therefore cause for celebration. Perhaps a text to anchor future law and public health courses on immigrant health rights finally exists.

The book’s blurb advertises one of the book’s central claims: in an increasingly global universe, where human mobility across state borders is pervasive and often life-saving (rather than just a matter of tourism or business expansion), the persistence of a medical paradigm that casts the right to health of migrants without a legal status as “exceptional” is unacceptable. Three-quarters of a century after the United Nations declared nondiscrimination in the application of human rights a universal goal, how is it, Angeleri

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asks, that one of the most cardinal human rights, the right to health, is still so elusive for millions, not just because of failures of state practice and implementation but, more fundamentally, because of the law—that is, because some populations lack an enforceable legal entitlement to this right? More specifically, how is it that, in jurisdictions such as the European Union, where human rights norms and procedures are vigorous and well established, a chasm exists between the human rights notion that everyone is entitled to the highest attainable standard of health and the legal fact that lack of a regular migration status can render people ineligible for non-life-saving or emergency medical or other health-related services? Other jurisdictions, such as that of the Inter-American Court of Human Rights, operating with the same international legal norms as its European counterpart, exhibit more generous pro-migrant protections. Why, then, do migrants in Europe still have to struggle to assert their basic health rights?

Five detailed chapters that draw on a wealth of normative provisions (including both binding and nonbinding instruments) and extensive case law set out to answer these broad and important questions. The first chapter is focused on an analysis of the constraining impact of doctrines of state sovereignty on the construal of human rights obligations. Because, Angeleri shows, states leverage their sovereign prerogative to control the entry and rights of noncitizens and to assure the security of their populations for populist political ends, they manage to circumscribe the protective force of human rights obligations. Human rights obligations are designed to reign in the power of individual states and to generate mechanisms (including litigation avenues for individuals within a state’s jurisdiction) for scrutinizing and, where appropriate, attempting to alter state behavior. Though some migrant groups (such as unaccompanied migrant children or migrants facing life-threatening harm) have on occasion benefited from human rights protections, in general states have again and again managed to nullify that interventionist possibility for irregular migrants through domestic legal mechanisms. More specifically, a pervasive anti-immigrant political rhetoric, Angeleri rightly argues, has strengthened the hand of members of the state executive and judiciary in implementing discriminatory policies with respect to migrants’ rights to key protections, including by exploiting the scope for the exercise of state discretion. Because these migrants are in legally and economically vulnerable situations, they lack the social and political heft to assert what should be their just due. To quote Angeleri, “Even if international human rights law regards universality and personhood as principles governing its scope of application, in practice, other statuses, such as nationality, citizenship or residence, continue to play key roles in empowering human beings vis-à-vis the state where they live” (pp. 32–33).

A second chapter takes this theme further by surveying the philosophical literature relevant to a right to health and probing the well-known fact that through the decades of development of international human rights theory and practice, social and economic rights, including the right to health, received less attention, less political and fiscal investment, and less legal development than did civil and political rights. Health rights remain rights of “progressive realization”—rights that depend on the availability of state resources rather than rights that generate immediately binding state performance obligations, as do civil and political rights. As a result, the vulnerabilities of populations subject to discrimination in their access to social and economic rights have continued to be less central to the development of human rights doctrine than the vulnerabilities of populations discriminated against in terms of civil and political rights denials. It follows, Angeleri shows, that because irregular migrants lack a “legal” immigration status that offers them civil and political rights protections, their exposure to discrimination has received inadequate legal and advocacy attention. This includes situations where they are excluded from access to state health services. This chapter details how despite the growth of public health as a social and international concern, the governance of health—its administration, its funding, and its availability—remains a largely sovereign, national competence, dispensed in accordance with domestic priorities and regulations.
with wide margins for the exercise of discretion. The chapter’s doctrinal discussion of the history of a right to health describes the evolution of performance- and outcome-related framing principles to concretize states’ social and economic rights obligations. The chapter also includes a useful discussion of the gradual identification of a minimum core of essential services, and the eventual adoption of a conception of “vulnerability” for particular groups. These developments strengthen the toolkit available to advocates seeking to advance health rights claims by lowering the threshold for claiming a violation of rights. Even though foundational doctrines, including the centrality of “progressive realization” and widespread state discretion in the implementation of social and economic rights, circumscribe the scope for enforcing broad health rights, the development of principles that lower the threshold for claiming a violation of these rights affords generative possibilities for future advocacy.

Later chapters take up these questions more specifically, applying the issues that arise for the implementation of social and economic rights to the question of irregular migrants and their health needs. They do so by scrutinizing particular lacunae in the protection of irregular migrants’ health, including in non-emergency services and mental health and disability care, areas of health provision often excluded from the scope of what are considered “essential services.” On the basis of a thorough analysis of European and international human rights case law, Chapter 3 makes a persuasive case that international human rights law can be used to justify affording preventive and primary care, in addition to the emergency care that is already provided, to irregular migrants. In particular, acceptance of the applicability of children’s rights and gender equality principles could be better used to underpin the defense of broader health rights, including the right to sexual and reproductive care, for all migrants, irrespective of their legal status.

Chapter 4 expands the discussion beyond migrants’ health rights strictu sensu to consider the broader public health issues relevant to the social determinants of health, including the opportunities and protections that underpin the possibility of human flourishing and well-being. Angeleri shows how the dominance of civil and political rights within the European human rights system, combined with the acceptance of a wide margin of state discretion, continues to be reflected in the restriction of social rights that support irregular migrants’ well-being and broader thriving. As a result, the chapter concludes, human rights law affords only a “basic” or survival level of protection for the social and economic conditions beyond medical care that underpin irregular migrants’ well-being, a sharply discriminatory outcome when compared to the protections afforded to citizens or documented migrants.

Chapter 5 concludes the analysis of specific irregular migrant health-related legal and interpretative trends in human rights law by considering the topics of mental health and psychosocial disabilities. The author notes that human rights courts have, in the mental health context, tended to limit findings of the violation of irregular migrants’ rights to situations where rights deprivations related to detention or deportation expose people to a substantial risk of severe mental health consequences, a highly restrictive approach. On the other hand, he notes progress in European jurisprudence regarding the rights of migrant children to mental health and well-being, with more emphasis being given to the enforcement of these rights than to state migration-control priorities. Similarly with the issue of disabilities, the approach of courts continues to be generally restrictive despite the radically transformative possibilities generated by the adoption of the United Nations Convention on the Rights of Persons with Disabilities. The overall message is depressingly familiar: the gap between human rights theory and its expansive possibilities and operational practice on the ground is still considerable, to the ongoing detriment of the rights of irregular migrants with particular mental or other disability-related health care needs.

Again and again, the author argues, concerns about limiting irregular migration, deterring future unwanted arrivals, and projecting an image of state determination to conserve domestic resources for “worthy” recipients drive discriminatory and
rights-violative state practices and circumscribe courts’ willingness to challenge them. But though the book’s narrative is indeed anchored in instances where access to needed health care is denied to irregular migrants, the overall message is more positive, forward looking, and constructive. It is that there are available tools—in public health doctrines; in the international institutional heft embedded in the World Health Organization, International Organization for Migration, and other such entities; and in creative legal advocacy (advanced by talented and determined activist groups)—for enlarging access to needed health care for irregular migrants.

Unfortunately, some of the writing in the book (particularly the introduction and conclusion) is convoluted and lacking in clarity. Some of the sentences are overly long and dense, key ideas are often hidden under a thicket of qualifying clauses, and there is unnecessary repetition. Despite these stylistic detractions, this remains a valuable and impressive piece of work, which I hope will make its mark. Most critically, a clear takeaway from this book is that concerned stakeholders within human rights, medical and public health, and, above all, migrant communities, together with all their supporter constituencies, can and should use creative arguments to push boundaries forward. They should draw on the resources assembled in the text, including what the book refers to as the “meta-legal” contributions provided by global public health precepts, and the critique of a sometimes glib acceptance of state sovereignty in the immigration context, to roll back the appropriation of national narratives by xenophobic publics, and the exclusion of people within the state’s jurisdiction from its health services. Nondiscriminatory access to the best attainable standard of health is a core democratic value whose mobilizing power has yet to be fully leveraged. Trailblazers, such as the many experts cited in the text and civil society groups such as the impressive European nonprofit PICUM, who have for years promoted the imperative of ensuring access to social and economic (including health) rights for irregular migrants (and whose work is cited in the book), now have a rigorous academic study to add heft to the essential work they do. Perhaps in the not-too-distant future, immigrant health, including full health rights for undocumented populations, will be a reality and not a chimera.
BOOK REVIEW
Finding Hope in the Work on War and Health

SAMER JABBOUR

From Horror to Hope: Recognizing and Preventing the Health Impacts of War by Barry Levy (Oxford University Press, 2022)

Few subjects capture the public imagination like war; it is a popular theme in literature, film, and even art. But war is not a very popular subject in medical and health scholarship and practice, although we have seen increasing interest in the past decade. We don’t take war as seriously as we should in public health research, education, and practice.1 Only two journals, Medicine, Conflict and Survival, launched in 1985, and Conflict and Health, launched in 2007, are dedicated to war and health. The number of books on this topic would appear relatively small when compared with the number of books published in most medical and public health areas. Barry Levy’s From Horror to Hope: Recognizing and Preventing the Health Impacts of War therefore deserves a warm welcome. This monograph builds on two prior editions of a seminal book, War and Public Health (first edition 1997, second edition 2007, both from Oxford University Press) which Barry Levy co-authored with his long-term collaborator, the late Victor Sidel, another doctor, health activist, and prominent academic, just as Levy is. However, while From Horror to Hope maintains the same public health prism to look at war, there is much fresh thinking and material in this book to be read anew.

The book comes out at a time when there is acute interest in the subject of war and health, because of the atrocious Russian war on Ukraine. But Levy’s interest in this subject goes back decades. Combining scholarship, teaching, and activism, Levy has a track record of drawing attention to this topic and calling on health professionals to mobilize in the fight against war and the predisposing condition of militarism. In 15 chapters spread over five parts, this 284-page book distills his long experience into a text that informs and moves the reader.

The book’s provocative title raises a central question: Can one find hope when looking at the horrors of war and, if yes, what is the source of this hope? Levy unequivocally answers yes, taking us on a journey to explore the basis for such hope through demonstrating the possibilities and merits of public health analysis and action in favor of people and communities affected by war. We see this most vividly in the profiles of 18 colleagues, all of whom have done a great deal of work and made important contributions in this field. Through these profiles, the book demonstrates, to the uninitiated and the skeptic as to the interested professional, the many paths and possibilities for influential work in this area. Brilliantly, the profiles bring humanity to a topic of devastation and suffering. The point of these profiles is not to showcase the heroism and exceptionalism of the few. Rather, Levy is careful to emphasize the critical importance of the unsung frontline health workers, the contribution of researchers, practitioners, and advocates for health in war-affected settings, and the sacrifices and resistance of an untold number of communities facing war and its consequences.

Part I: Introduction, starts with a public health perspective on war in Chapter 1. A diagram here could have helped the reader unfamiliar with this topic to better understand what this perspective is. By the

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end of the book, the core components of this perspective have been explained: the study of war itself (its epidemiology, causes, conduct, weapons), the accounting for the diverse and vast impacts of war on people, communities, and environment, and the actions to counter these impacts, the emphasis on prevention, and the centrality of the role of health professionals.

Much of Part I and both chapters in Part II: Types of Weapons are devoted to exploring the nature, strategies, and weapons of war. This is a welcome contribution because, commonly, health scholarship on war pays scant attention to war analysis as opposed to the more ‘familiar’ topic of health impacts of war. This must change if we are to see a more serious public health action on war. We must know the drivers of war if we want to see a health contribution toward preventing them. And we must know how wars are fought, and with which weapons, if we want to prevent the many unspeakable health consequences or deal with them once they occur. An example is explosive weapons, used in urban areas in modern wars, from Syria, through Yemen and Ethiopia, to Ukraine. These weapons do not ‘just’ kill and maim. The blast effects alter human physiology, particularly in children, potentially lasting a lifetime.

At 155 pages combined, Part III and Part IV, comprise the largest section in the book, dedicated to studying and responding to the impacts of wars. Here the book best demonstrates the public health approach to war with Levy applying his erudite epidemiological thinking and analysis to showcase how war is so terrible for people, communities, and the planet, and what can be done in response.

The Health Impacts on Civilians covers traditional topics such as casualties, mental ill health and vulnerable population groups but explores previously under-researched impacts of war, such as non-communicable diseases (NCDs). These have emerged as important health needs for humanitarian action in recent wars in middle income countries, such as Syria and Ukraine, where NCDs dominate the pre-war population health burden. The Other Impacts and Their Documentation explores two subjects that are critical to reaching groups that can be overlooked. Through focusing on war-related issues of military personnel and veterans and their families, Chapter 12 condemns the use of people as ‘fodder’ of war, demonstrates care about such people, and implicitly reaches out to them to ask them to reconsider their role in the war machine. The terrible cost of war on the environment, the focus of Chapter 13, is especially meaningful in this era of great concern about climate change, loss of diversity, pollution, and sustainability. This particular area may draw more global health action on war from the many who are concerned about environmental issues but who find the subject of war and health uncomfortable. We need every possible segue to reach new constituents, so the war-and-health field is not restricted to die-hard activists whose effectiveness will always be too limited considering war’s vast and profound impacts, of which the book speaks.

Key actions of response are included at the end of each chapter in Part III and Part IV. While these may seem simplified and prescriptive considering the myriad complexities of war settings, I suspect they will appeal to students and those without prior knowledge or experience in war-related health considerations, as they document issues to consider and where work can start.

Part V: The Future has just one chapter which emphasises action. Levy’s use of the H.G. Wells quote, If we don’t end war, war will end us, reflects his view on public health work on war. It is not merely about providing care and assistance to affected populations or cleaning up after the ravages of war but rather about a determined approach to war with conflict prevention and peace promotion at the center. As prevention and promotion are core public health actions, the book draws on existing public health conceptual underpinnings and frameworks to develop its own framework to conflict prevention and peace promotion. Through this framework, the chapter outlines an ambitious agenda for action and draws on an informed review of possible roles for entities ranging from the United Nations, through civil society to health professionals. How we, health professionals, will take up Levy’s challenge of working ‘toward a world without war’
is up to us but perhaps we can learn a lesson or two from recent history. One example cited in the book brings alive such history: how dedicated and relentless health work against nuclear weapons managed to galvanize a global health movement against war. The International Physicians for the Prevention of Nuclear Weapons (IPPNW), an organization with which Levy has long been associated, mobilized some 140,000 physicians between its founding in 1980 and its receipt of the Nobel Peace Prize in 1985 around the threat that nuclear weapons pose to human and planetary existence. This is not a rare or isolated example. We should draw inspiration from the work of numerous initiatives that refuse to concede that war is humanity’s destiny, just as Levy does through this book.

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