

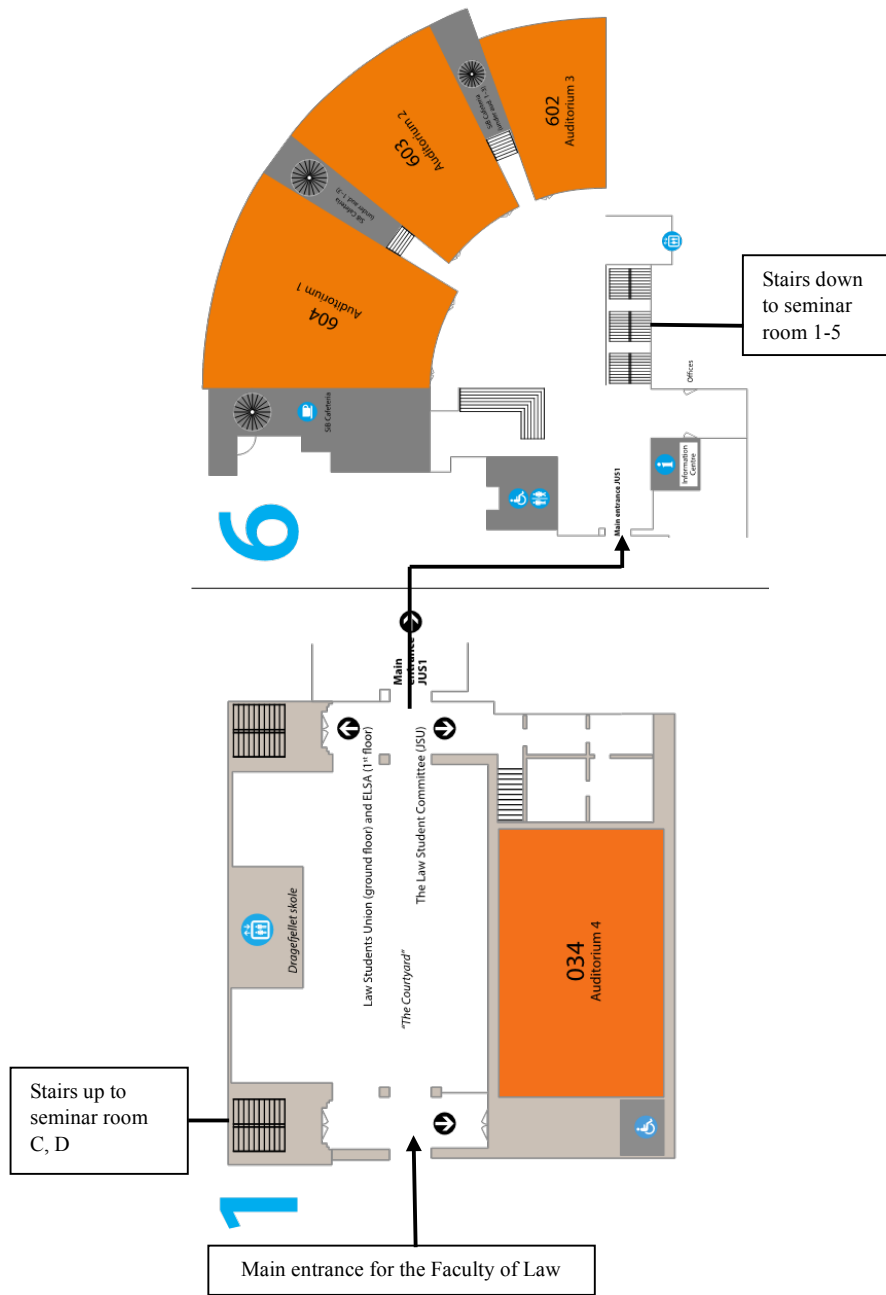
**6th Conference of the European
Association of Health Law**

**Health Rights Regulations
and the Distribution of
Healthcare in Europe**

Bergen (Norway)

27-29 September 2017

The Faculty of Law



Detailed Program, Thursday 28 September

09:00-09:30			
Registration The University Aula			
09:30-10:00			
Welcome/Cultural Contribution The University Aula			
10:00-11:00			
Keynote International human rights protection and the distribution of healthcare <i>Prof. Brigit Toebes, University of Groningen</i> The University Aula			
11:00-11:30			
Pause			
11:30-12:30			
Panel Discussion: The future of European Health Law Members of the panel: Prof. Henriette Roscam Abbing, Prof. Herman Nys and Prof. Anne-Marie Duguet The University Aula			
12:30-14:00			
Lunch. Separate chamber for Board/NCP/AD.			
14:00-15:30			
Parallel Session 1			
Section A Auditorium 4, the Faculty of Law	Section B Seminar room C, the Faculty of Law	Section C Auditorium 1, the Faculty of Law	Joint EAHL/EJHL workshop: European Governance of Health and Health Care, Strength and Weaknesses Seminar room 3, the Faculty of Law
Chair: Markus Frischhut Henriette Sinding Aasen O1, Legal regulation of medical professional discretion in prioritisation of health care services in Denmark and Norway – exploring similarities and differences Vugar Mammadov et al. O2, What does Transparency means in the Health System?	Chair: Anne-Marie Duguet Ivan Demchenko O4, Health Rights of Internally Displaced Persons: Problematic Issues from Ukraine Nely Plamenova Gradinarova et al. O5, A model for optimizing the work of ethics committees in the healthcare system in Bulgaria: an instrument for more effective distribution of healthcare services	Chair: Steven Liermann Maria Elzbieta Sokalska O8, End of life: promises and challenges of palliative care Marie Elske Caroline Gispen O9, Ensuring access to pain control and palliative care in Europe – experiences from Latvia and moving beyond?	Chair: Henriette Roscam Abbing Henriette Roscam Abbing O12, European Governance of health and health care: a critical appraisal Stefania Negri O13, The EU response to serious cross-border public health treats Athanasios Panagiotou O14, Professional standards, clinical guidelines and medical liability

<p>Yana Litins'ka O3, Mental competence as a threshold for equal access to healthcare services</p>	<p>Maria Aluas O6, The Case of Csoma v. Romania. Legal and ethical considerations on the Informed Consent Issues</p> <p>Katarzyna Melgić O7, Access to Innovative Healthcare Services – Poland's Legal Perspective</p>	<p>Mariela Svetoslavova Deliverska et al. O10, Human rights protection and public health assessment in relation to late diagnosis of rare diseases</p> <p>John Rumbold O11, Why <i>Tracey</i> is bad law (and worse medicine)</p>	<p>Annagrazia Altavilla O15, Safe, innovative and accessible medicines in Europe: a renewed strategy for patients and pharmaceutical sector</p>
15:30-16:00			
Pause			
16:00-17:30			
Parallel Session 2			
<p>Section A Auditorium 4, the Faculty of Law</p>	<p>Section B Seminar room C, the Faculty of Law</p>	<p>Section C Auditorium 1, the Faculty of Law</p>	<p>Workshop: FAIR Use of Personal Health (Research) Data, New Challenges for Consent and Anonymization Seminar room 3, the Faculty of Law</p>
<p>Chair: Brigit Toebes</p> <p>John Lombard O16, An Unjustified Restriction? The Significance of Plain-Packaging for Tobacco Products</p> <p>Joaquin Cayon-De Las Cuevas O17, Access to patented medicines in low-income countries: is EU law efficient in order to implement international obligations?</p> <p>Mette Hartlev O18, Personalized medicine – good or bad news for equitable access to health care services</p>	<p>Chair: Vugar Mammadov</p> <p>Jos Boertjens O19, Healthcare fraud in Europe: towards a common European approach?</p> <p>Ellen Vanermen O20, The Belgian and Dutch legislation governing healthcare professions and the phenomenon task shifting</p> <p>Joanna Karolina Rozynska O21, Balancing risks and benefits of experimental interventions offered on 'compassionate use' basis</p>	<p>Chair: Verena Stühlinger</p> <p>Luciana Caenazzo et al. O23, Public costs coverage of social egg freezing in Italy: perspectives of resources allocation for Public Healthcare Systems</p> <p>Atina Krajewska O24, Should single persons have the right to access (publicly-funded) fertility treatment?</p> <p>Radmyla Yu. Hrevtsova O25, Legal challenges of medically assisted reproduction: Discussing the Ukrainian</p>	<p>Chair: Evert-Ben van Veen</p> <p>Menno Mostert O26, Research Exemptions from Consent: Respecting the Fundamental Right to Data Protection</p> <p>Evert-Ben van Veen O27, From data silos to open science: are ethics and regulators lagging behind?</p> <p>Irene Schlünder O28, Balancing research needs for broad consent and research participants' interest in privacy</p>

	Maria K Sheppard O22, Cost effectiveness and patient choice as 'Leitmotifs' in the distribution of healthcare. Example: the English NHS	experience, searching for international responses	
17:30-18:30			
General Assembly Auditorium 2, the Faculty of Law			
19:30			
The funicular departs from the lower station (Vetrilidsallmenningen 23A)			
20:00			
Dinner at the Fløien Restaurant			

Detailed Program, Friday 29 September

09:00-10:00			
Keynote EU rules concerning access to health care <i>Prof. Markus Frischhut, Management Center Innsbruck</i> Auditorium 4, the Faculty of Law			
10:00-10:30			
Pause. Poster presentation.			
10:30-12:00			
Parallel session 3			
Section A Seminar room 1, the Faculty of Law	Section B Seminar room 3, the Faculty of Law	Section C Seminar room 5, the Faculty of Law	Interest Group on Biobanks Seminar room 4, the Faculty of Law
Chair: Henriette Sinding Aasen	Chair: Karl Harald Søvig	Chair: Herman Nys	Chair: Anne-Marie Duguet
Maria K Sheppard O29, 3D printing – the regulatory challenge of personalised medicine from a patient's perspective	Katarzyna Blanka Robak O33, Implementing the right to know one's own identity in European legislation	Brenda Daly O36, Patients' rights to access cross-border healthcare in Ireland and the challenge of Brexit	General information about the interest group on biobanks: Anne-Marie Duguet
Nicola Glover-Thomas O30, Should We Regulate the Unregulated? Off-Label Drug Usage, Adverse Reactions and Children	Juan Ignacio Ochagavía O34, Addressing genetic issues and non-discrimination instruments: An overview of regulation and raising risks	Verena Stühlinger O37, Cross-border Healthcare in the EU: Implementation of European Legislation in Austria and Germany – a comparative approach and its relevance for a border-region	Andreia Da Costa Andrade et al. O40, Biobanks: Trends and perspectives
Titti Mattsson O31, Distributing healthcare for the	M.C. Ploem et al. O35, A duty to re-contact: futuristic or realistic?		Gauthier Chassang et al. O41, The WMA Declaration of Taipei (2016): a new regulatory benchmark for health research databases and biobanks at international level

ageing population through e-health. The 'Swedish vision' examined Tiina Titma O32, Advanced Therapy Medicinal Products (ATMP) – challenges for the integrated regulation network		Lisette Bongers O38, Towards a Better Management of Differences among the Member States of the European Union in the Protection of Classical, Individual Patients' Rights: Exploring Legal Solutions at International and European Union Level in the Light of the European Union's Directive 2011/24 Joanna Karolina Rozynska O39, Fair Access to Clinical Trials for Incompetent Subjects under the new EU Regulation No. 536/2014	Jean Herveg O42, The main features of data protection in Biobanks in Europe Thibaut Coussens Barre O43, Biological samples collections as goods subject to property rights? Allane Madanamoothoo O44, Banking autologous cord blood: shall we open or close the Pandora's box? Santa Slokenberga O45, EU data transfer rules and international legal realities: is transcontinental data exchange for biobank research realistic under the GDPR? The case study on bridging biobanking in Europe and Africa Discussion and perspectives Anne-Marie Duguet
12:00-13:00			
Lunch			
13:00-14:00			
Parallel session 4			
Section A Seminar room 1, the Faculty of Law	Section B Seminar room 3, the Faculty of Law	Section C Seminar room 5, the Faculty of Law	Interest Group on Data Protection Seminar room 4, the Faculty of Law
Chair: Titti Mattsson Reima Palonen O46, The Prioritization of Health Care Services in Finland Marta Sjenic O47, Access of vulnerable groups	Chair: Mette Hartlev Anna Jacek O49, Access to free of charge supply for medicinal products, medical devices and foodstuffs intended for particular nutritional uses for 75+ beneficiaries in	Launch of the Interest Group on "Chronic Diseases" Organiser: Marie Elske Gispen/ Brigit Toebes	Chair: Jean Herveg Jean Herveg O54, Introduction to the general data protection regulation Ondrej Dostal O53, Challenges of the new EU Regulation on the Protection of Personal

<p>to health care services through Serbian legal regulation and in practice</p> <p>Dean Harris O48, Distribution of reproductive health services: Laws and policies on foreign aid can reduce access to care</p>	<p>the Polish health care system</p> <p>Claudia Seitz O50, Biotechnological Innovations, Personalized Medicines and Increasing Healthcare Costs for Pharmaceutical Products – Do “Pay for Performance” Systems Provide a Solution?</p>		<p>Data in the Czech Health Care System and Legislation</p> <p>Nicolas P Terry O52 Horizontal and Vertical Differences Between the GDPR and U.S. Healthcare Data Protection</p> <p>Griet Verhenneman O55, Outsourcing genomic data: trust in the untrusted</p> <p>Gustavo Merino O51, EU big data protection at risk</p>
14:00-14:30			
Pause			
14:30-15:30			
Keynote			
<p>Lifestyle as a criterion in prioritizing healthcare in times of scarcity? <i>Prof. Steven Lierman, University of Leuven</i> Auditorium 4, the Faculty of Law</p>			