Caring Autonomy: European Human Rights Law and The Challenge of Individualism Cambridge Bioethics and Law

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The notion of care is central to our understanding of the human condition. Care consists of a range of activities that are directed towards taking account of and attending to the needs of others. This takes place in many different contexts, including the provision of health care, education, social welfare, and in the sphere of family life. Care has a fundamental role in the development and functioning of society. It is a key component of the concept of autonomy, and plays a central role in the development of human rights law. The book examines the role of care in the law, and the challenges it presents to the concept of autonomy in European human rights law. It argues that the law should recognize the importance of care, and that it should be protected as a fundamental right.

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1. The book begins with an examination of the concept of care, and the role it plays in the development of human rights law. It argues that care is a fundamental right, and that it should be protected in law.

2. The book then goes on to examine the role of care in the law, and the challenges it presents to the concept of autonomy. It argues that the law should recognize the importance of care, and that it should be protected as a fundamental right.

3. The book concludes with a call for the law to recognize the importance of care, and to protect it as a fundamental right. It argues that this is essential for the development and functioning of society, and for the protection of human rights.

Overall, the book provides a comprehensive examination of the role of care in the law, and the challenges it presents to the concept of autonomy. It is a valuable resource for students and scholars in the field of human rights law, and for policy-makers and practitioners who are interested in the development and functioning of society.

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Electronic Health Records and Medical Big Data—Sharona Hoffman 2016
This book helps readers gain an in-depth understanding of electronic health record (EHR) systems, medical big data, and the regulations that govern them. It examines both the shortcomings and benefits of EHR systems, exploring the laws to the creation of these systems, highlighting gaps in the current legal framework, and developing detailed recommendations for regulatory, policy, and technological improvements. Electronic Health Records and Medical Big Data addresses not only privacy and security concerns but also other important challenges, such as those relating to data quality and data analysis. In addition, the author formulates a large body of recommendations to improve the technology’s safety, security, and utility for both clinicians and community health service providers.

Towards Human Rights in Residential Care for Older Persons—Helen Meenan 2015
People are living significantly longer than previous generations did, and the proportion of older people is the population is growing. Residential care for older people will become increasingly necessary as our society ages and we all age longer. At this moment in time, the rights of older people feature extensively in international and regional human rights law, with the United Nations, the Organization of American States, and the African Union exploring the possibility of establishing new conventions for the rights of older persons. This book explains the rights of older people and their quality of care once they are living in a care home, and considers how we can ensure the journey towards a human rights framework in care homes and supportive care for older people. The book takes a comparative approach to present and future challenges facing the care home sector for older people in Asia (Japan, China), Eastern Europe (the former Soviet Union), and the USA. Anonymous voices of experts have contributed chapters, identifying how best practices support the needs of older people. The book also explores the extent to which constitutional or other rights forms a foundation to the regulatory and legislative structures in residential elder care and it examines the important concept of dignity. As a multi-regional study of the care of older persons from a human rights perspective, this book will be of interest not only to scholars and educators, but also to students and practitioners of family and welfare law, long-term care, social policy, social work, human rights and elder law.