

Pro und Contra, pro and contra, review articles and personal views

Ein **Interessenkonflikt** im weiteren Sinn oder ein **Zielkonflikt** liegt vor, wenn eine Situation dem Einfluss von einander widerstrebenden Faktoren unterliegt und zwischen ihnen *ausgewogen* reguliert werden soll. Quelle: <http://de.wikipedia.org/wiki/Interessenkonflikt>

Umstände von denen ein bedeutsames Risiko einer Beeinflussung des professionellen Urteils ausgeht.

A **conflict of interest (COI)** occurs when an individual or organization is involved in multiple interests, one of which could possibly corrupt the motivation for an act in another.

Source: http://en.wikipedia.org/wiki/Conflict_of_interest <http://www.bmj.com/content/347/bmj.f5535>

Circumstances that pose a significant risk of influencing the professional judgment.

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IDSA Leitlinien: [Gary P. Wormser](#), [Raymond J. Dattwyler](#), [Eugene D. Shapiro](#), [John J. Halperin](#), [Allen C. Steere](#), [Mark S. Klempner](#), [Peter J. Krause](#), [Johan S. Bakken](#), [Franc Strle](#), [Gerold Stanek](#), [Linda Bockenstedt](#), [Durland Fish](#), [J. Stephen Dumler](#), [Robert B. Nadelman](#) (2006) **The Clinical Assessment, Treatment, and Prevention of Lyme Disease, Human Granulocytic Anaplasmosis, and Babesiosis: Clinical Practice Guidelines by the Infectious Diseases Society of America** Clin Infect Dis. 43 (9), 1089-1134. doi: 10.1086/508667 <http://cid.oxfordjournals.org/content/43/9/1089.full>

Die IDSA Leitlinien zu Lyme-Borreliose aus dem Jahr 2006 wurden von den meisten etablierten europäischen Organisationen übernommen.

The IDSA guidelines on Lyme disease from 2006 have been adopted by most of the established European organizations.

„Bitte bedenken Sie aber. Die IDSA Leitlinien sind nur gedacht als „Startrampe“ für Impfstoffe. Deshalb wurden sie konstruiert. Es gibt keinen anderen Grund“. Quelle: Sat, Aug 10, 2013 at 11:33 PM, Lynn Shepler.

„Keep in mind that the IDSA guidelines are simply a launching pad for vaccines. That is why they were constructed. No other reason“. Source: Sat, Aug 10, 2013 at 11:33 PM, by Lynn Shepler.

Die IDSA-Leitlinien aus dem Jahr 2006 stehen in Kollision zu den Erfahrungen aus der ambulanten ärztlichen Praxis (sog. LLD = Lyme literate Doctors, ILADS, DBG).

The IDSA guidelines from 2006 are in conflict with the experience of the physician-patient practice (so-called LLD = Lyme literate Doctors, ILADS, DBG).

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Die IDSA-Leitlinien aus dem Jahr 2006 wurden im Jahr 2016 aus dem nationalen Leitlinienregister (NGC) entfernt. Quelle: <http://www.guideline.gov/>

The IDSA guidelines from 2006 were removed in 2016 from the National Guideline Clearinghouse (NGC). Source: <http://www.guideline.gov/>

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An der Konsensusbildung haben sich beteiligt: RÜDIGER VON BAEHR, WILDERICH BECKER, HARALD
BENNEFELD, WALTER BERGHOF, UTA EVERTH, HANS-PETER GABEL, NADJA EL-MAHGARY,
WERNER GROßMANN, WOLFGANG HEESCH, DOROTHEA HILLSCHER, PETRA HOPF-SEIDEL, BERNT-
DIETER HUISMANS, WOLFGANG KLEMMANN, MICHAEL KRAHL, BERND KRONE, JÖRG MERKEL, KURT
E. MÜLLER, UWE NEUBERT, CARSTEN NICOLAUS, OLIVER NOLTE, DIETRICH ROSIN, ARMIN
SCHWARZBACH, CORD UEBERMUTH, BARBARA WEITKUS, „**Potentielle Interessenkonflikte:**

**Die Autoren sind niedergelassene Ärzte in eigenen Praxen, arbeiten für ein medizinisches Labor, eine
Klinik oder sind im Ruhestand. Darüber hinaus gibt es keine wirtschaftlichen Interessen, die für die
Erstellung der Leitlinien relevant gewesen sind. Politische, akademische (z.B. Zugehörigkeit zu
bestimmten „Schulen“) oder wissenschaftliche Interessenkonflikte bestehen nicht.“**

Paul G Auwaerter, Johan S Bakken, Raymond J Dattwyler, J Stephen Dumler, John J Halperin,
Edward McSweeney, Robert B Nadelman, Susan O'Connell, Eugene D Shapiro, Sunil K Sood,
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“Conflicts of interest

PGA has served as a consultant for Oxford Diagnostics and has participated in expert testimony in two medicolegal
suits about possible Lyme disease. He has equity interest in Johnson & Johnson, no products of which are referred to
in this article. **RJD** is part owner of and has stock in Biopeptides Corporation, no product of which is referred to in this
article, has received payment for providing expert testimony in malpractice cases and holds patents on vaccine and
diagnostic technology with SUNY at Stony Brook Biopeptides. **JSD** has received support for travel to meetings from
DiaSorin and has licence of US patent 5,955,359 to Focus Diagnostics; none of these declarations are directly

related to the contents of this article. **JJH** has served as an expert witness in several medicolegal cases concerning Lyme disease and has equity in Abbott, Bristol-Myers Squibb, Johnson & Johnson, and Merck; no products from these companies are referred to in this article. **EMcS** was a former programme officer for Lyme disease at the US NIH. RBN has served as an expert witness in malpractice litigation involving Lyme disease. **EDS** is a board member of the American Lyme Disease Foundation, for which no compensation is received. He has reviewed medical records for the Metropolitan Life Insurance Company and has provided medicolegal testimony. **GPW** is a board member of the American Lyme Disease Foundation for which no compensation is received, has served as an expert witness in malpractice cases involving Lyme disease, has research grants from the NIH/Immunitics, BioRad, DiaSorin, and BioMerieux to study diagnostic tests for Lyme disease, none of which is mentioned in the manuscript, and has equity in Abbott, a company not known to have any approved product for Lyme disease. **JSB, RJD, JSD, JJH, RBN, EDS, ACS,** and **GPW** have served on the panel for the 2006 IDSA Lyme disease guidelines. **JSB, SO'C, SKS, ACS,** and **AW** declare that they have no conflicts of interest".

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“**Conflict of Interest: MSK has received research grants from the Centers for Disease Control and Prevention and the National Institutes of Health. PJB has no conflicts of interest. EDS is a board member of the American Lyme Disease Foundation, for which no compensation is received, and has received compensation from UpToDate for reviewing medical records for the Metropolitan Life Insurance Company and for providing medicolegal testimony. AM is co-inventor on a patent application for a test for the detection of anti-Borrelia burgdorferi antibodies in which one of the antigens is based on the IR6 peptide: VOVO LIPS test for Lyme disease US Provisional Application No. 61/312,520 filed March 10, 2010 (HHS Reference No. E-036-2010/0-US-01). No money has been paid to her or to her institution. She is supported by the Division of Intramural Research, National Institute of Allergy and Infectious Diseases, and National Institutes of Health (NIH). RJD has received research grants from the NIH; is part owner of and has stock in Biopeptides Corp, no product of which is referred to in this article; has received payment for providing expert testimony in malpractice cases; and holds patents on vaccine and diagnostic technology with SUNY at Stony Brook and Biopeptides Corp. JJH has served as an expert witness in several medicolegal cases concerning Lyme disease and has equity in Abbott Laboratories, Bristol-Myers Squibb, Johnson & Johnson, and Merck; no products from these companies are referred to in this article. GPW has received research grants from the Centers for Disease Control and Prevention, the NIH, Immunefies, Inc, BioRad, DiaSorin, Inc, and bioMérieux, Inc; holds equity in Abbott Laboratories; is an expert witness in malpractice cases involving Lyme disease; is an unpaid board member of the American Lyme Disease Foundation; was an expert witness regarding Lyme disease in a disciplinary action for the Missouri Board of Registration for the Healing Arts; and is a consultant to Baxter for Lyme vaccine development.**”

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