COMPETITION POLICY IN BISMARCK AND BEVERIDGE HEALTHCARE SYSTEMS: HOW DO COMPETITION LAW, ECONOMIC REGULATION AND MERGER CONTROL OPERATE IN DUTCH AND ENGLISH HEALTHCARE?

Mary Guy
UEA Law School / Centre for Competition Policy (CCP),
University of East Anglia (UEA), Norwich. UK.

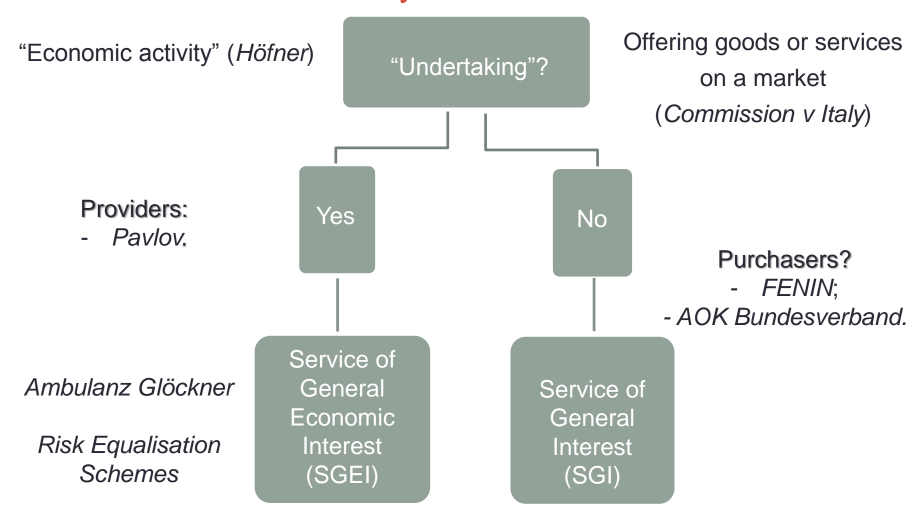
AHRC Medicine Markets Morals Network Meeting Three University of Liverpool in London, 27 May 2016



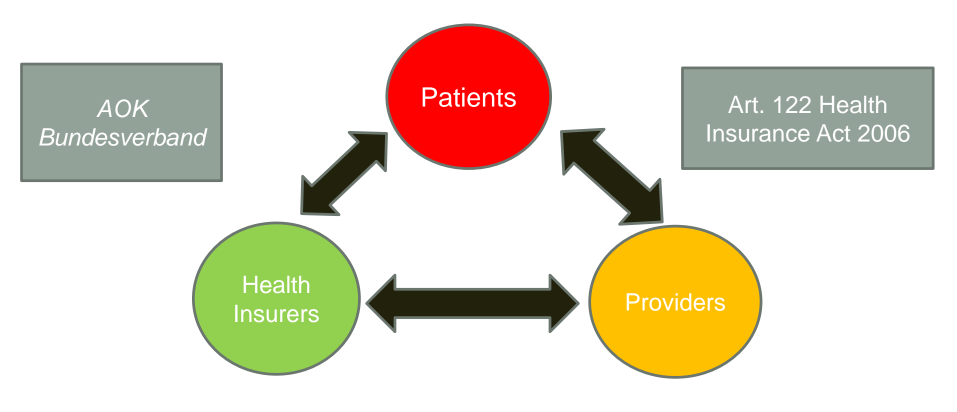
Overview...

- 1. Introduction...
- 2. Context...
- Competition law and healthcare provision in England (s.72 HSCA 2012) and the Netherlands substantive focus.
- 4. Monitor/NHS Improvement and the CMA's concurrent powers (s.72 HSCA 2012) and the Dutch healthcare regulator's and ACM's "separate powers" – institutional focus – competition and regulatory powers.
- Amendments to merger control as applied in Dutch and English healthcare (s.79 HSCA 2012).
- Conclusions...

How does EU competition law apply to healthcare systems?



The Dutch "healthcare triangle"











The 4 categories of English healthcare...

1
Public Purchaser
+
Public Provider

2
Public Purchaser
+
Private Provider

3
Private Purchaser
+
Public Provider

4
Private Purchaser
+
Private Provider









FENIN













Any Questions?

Thank you!