

The background of the cover is a painting of a woman, likely a classical figure, holding a bowl of fruit. The painting is in a soft, painterly style with muted colors. In the foreground, there is a green plant with feathery leaves, possibly a fern or a similar foliage, which is partially obscuring the bottom left of the image.

REGULATING HOW WE DIE

THE ETHICAL, MEDICAL, AND LEGAL ISSUES SURROUNDING
PHYSICIAN-ASSISTED SUICIDE

Edited by Linda L. Emanuel, M.D., Ph.D.

Regulating How We Die The Ethical Medical And Legal Issues Surrounding Physician Assisted Suicide

**Suhita Chopra Chatterjee, Jaydeep
Sengupta**



Regulating How We Die The Ethical Medical And Legal Issues Surrounding Physician Assisted Suicide:

Regulating how We Die Linda L. Emanuel, 1998 Addressing the subject of euthanasia medical ethicist Dr Linda Emanuel assembles testimony from leading experts to provide not only a clear account of the arguments for and against physician assisted suicide and euthanasia but also historical empirical and legal perspectives on this complex and often heart rending issue

The Case against Assisted Suicide Kathleen M. Foley, Herbert Hendin, 2003-04-29 In The Case against Assisted Suicide For the Right to End of Life Care Dr Kathleen Foley and Dr Herbert Hendin uncover why pleas for patient autonomy and compassion often used in favor of legalizing euthanasia do not advance or protect the rights of terminally ill patients Incisive essays by authorities in the fields of medicine law and bioethics draw on studies done in the Netherlands Oregon and Australia by the editors and contributors that show the dangers that legalization of assisted suicide would pose to the most vulnerable patients Thoughtful and persuasive this book urges the medical profession to improve palliative care and develop a more humane response to the complex issues facing those who are terminally ill

The Ethics of Medical Involvement in Capital Punishment Joseph B.R. Gaie, 2006-04-11 The morality of capital punishment has been debated for a long time This however has 1 not resulted in the settlement of the question either way Philosophers are still divided In this work I am not addressing the morality of capital punishment per se My question is different but related It is this Whether or not capital punishment is morally right is it moral or immoral for medical doctors to be involved in the practice To deal with this question I start off in Chapter One delineating the sort of involvement the medical associations consider to be morally problematic for medical doctors in capital punishment They make a distinction between what they call 2 medicalisation of and involvement in capital punishment and argue that there is a moral distinction between the two Whilst it is morally acceptable for doctors to be involved in capital punishment according to the medical associations it is immoral to medicalise the practice I clarify this position and show what moral issues arise I then suggest that there should not be a distinction between the two The medical associations argue that the medicalisation of capital punishment especially the use by medical doctors of lethal injection to execute condemned prisoners is immoral and therefore should be prohibited because it involves doctors in doing what is against the aims of medicine

The Future of Assisted Suicide and Euthanasia Neil M. Gorsuch, 2009-04-12 After assessing the strengths and weaknesses of arguments for assisted suicide and euthanasia Gorsuch builds a nuanced novel and powerful moral and legal argument against legalization one based on a principle that surprisingly has largely been overlooked in the debate the idea that human life is intrinsically valuable and that intentional killing is always wrong At the same time the argument Gorsuch develops leaves wide latitude for individual patient autonomy and the refusal of unwanted medical treatment and life sustaining care permitting intervention only in cases where an intention to kill is present

Practical Decision Making in Health Care Ethics Raymond J. Devettere, 2016 In this revised fourth edition of the classic textbook Devettere updates most chapters adding new cases on the following overriding advance

directives the palliative care movement prenatal life and abortion neonatal testing and mandatory vaccinations facial transplants genetic testing and legal issues surrounding the Affordable Care Act Death and Dying in India Suhita Chopra Chatterjee, Jaydeep Sengupta, 2017-07-14 This book examines different settings where elderly die including hospitals family homes and palliative set ups The discourse is set in the backdrop of international attempts to restructure and reconfigure the health delivery system for ageing population Methods in Medical Ethics Jeremy Sugarman, Daniel P. Sulmasy, 2001 Twenty four American specialists provide descriptions of techniques critiques and notes on resources and training on a variety of methods used in medical ethics Individual chapters are devoted to each of 11 methods philosophy religion and theology professional codes legal methods casuistry history qualitative ethnographic quantitative surveys experimental methods and economics and decision science Discussion includes how these methods can relate to one another and how to assess the quality of scholarship in medical ethics in connection with such issues as physician assisted suicide euthanasia and medical genetics For scholars teachers editors and students in all disciplines contributing to the field c Book News Inc Dying Right Daniel Hillyard, John Dombrink, 2002-06 Dying Right provides an overview of the Death With Dignity movement a history of how and why Oregon legalized physician assisted suicide and an analysis of the future of physician assisted suicide Engaging the question of how to balance a patient s sense about the right way to die a physician s role as a healer and the state s interest in preventing killing Dying Right captures the ethical legal moral and medical complexities involved in this ongoing debate **Physician-Assisted Death in Perspective** Stuart J. Youngner, Gerrit K. Kimsma, 2012-07-30 This book is the first comprehensive report and analysis of the Dutch euthanasia experience over the last three decades In contrast to most books about euthanasia which are written by authors from countries where the practice is illegal and therefore practised only secretly this book analyzes empirical data and real life clinical behavior Its essays were written by the leading Dutch scholars and clinicians who shaped euthanasia policy and who have studied evaluated and helped regulate it Some of them have themselves practised euthanasia The book will contribute to the world literature on physician assisted death by providing a comprehensive examination of how euthanasia has been practised and how it has evolved in one specific national and cultural context It will greatly advance the understanding of euthanasia among both advocates and opponents of the practice The UN Convention on the Rights of the Child John Tobin, 2019-03-28 The United Nations Convention on the Rights of the Child is the most extensive and widely ratified international human rights treaty This Commentary offers a comprehensive analysis of each of the substantive provisions in the Convention and its Optional Protocols on Children and Armed Conflict and the Sale of Children Child Prostitution and Pornography It provides a detailed insight into the drafting history of these instruments the scope and nature of the rights accorded to children and the obligations imposed on states to secure the implementation of these rights In doing so it draws on the work of the Committee on the Rights of the Child international regional and domestic courts academic and interdisciplinary scholarly analyses It is

of relevance to anyone working on matters affecting children including government officials policy makers judicial officers lawyers educators social workers health professionals academics aid and humanitarian workers and members of civil society

The Hackett Introduction to Medical Ethics Matthew Altman, Cynthia Coe, 2025-08-18 The Hackett Introduction to Medical Ethics addresses key debates and analyzes prominent ethical perspectives on clinical medicine healthcare policy and human experimentation Using numerous examples and case studies Altman and Coe apply value theory to contemporary medical practice and trace the repercussions for such philosophical issues as autonomy death and justice The book invites a range of readers to investigate urgent moral questions at the intersection of the body and social institutions Free online resources to support The Hackett Introduction to Medical Ethics will be available on the book title page at www.hackettpublishing.com in early fall 2025 Resources will include PowerPoint lecture slides a sample syllabus links to case studies to help facilitate small group discussion and apply theoretical concepts and more

At Liberty to Die Howard Ball, 2013-07 Over the past hundred years average life expectancy in America has nearly doubled due largely to scientific and medical advances but also as a consequence of safer working conditions a heightened awareness of the importance of diet and health and other factors Yet while longevity is celebrated as an achievement in modern civilization the longer people live the more likely they are to succumb to chronic terminal illnesses In 1900 the average life expectancy was 47 years with a majority of American deaths attributed to influenza tuberculosis pneumonia or other diseases In 2000 the average life expectancy was nearly 80 years and for too many people these long lifespans included cancer heart failure Lou Gehrig's Disease AIDS or other fatal illnesses and with them came debilitating pain and the loss of a once full and often independent lifestyle In this compelling and provocative book noted legal scholar Howard Ball poses the pressing question is it appropriate legally and ethically for a competent individual to have the liberty to decide how and when to die when faced with a terminal illness At Liberty to Die charts how the right of a competent terminally ill person to die on his or her own terms with the help of a doctor has come deeply embroiled in debates about the relationship between religion civil liberties politics and law in American life Exploring both the legal rulings and the media frenzies that accompanied the Terry Schiavo case and others like it Howard Ball contends that despite raging battles in all the states where right to die legislation has been proposed the opposition to the right to die is intractable in its stance Combining constitutional analysis legal history and current events Ball surveys the constitutional arguments that have driven the right to die debate Provided by publisher

Sedation, Suicide, and the Limits of Ethics James A. Dunson III, 2017-12-20 In this book James Dunson explores end of life ethics including physician assisted suicide PAS and continuous sedation until death He argues that ethical debates currently ignore the experience of the dying patient in an effort to focus on policy creation and proposes that the dying experience should instead be prioritized and used to inform policy development The author makes the case that PAS should be recognized as a legally and morally permissible option for a very particular kind of patient terminally ill with fewer than

six months to live and capable of conscious consent Since focusing on the patient s experience of this end of life dilemma transforms some of the basic concepts we use to engage in the PAS debate the argument has implications for patient care and the training of medical professionals

The Contribution of Natural Law Theory to Moral and Legal Debate Concerning Suicide, Assisted Suicide, and Euthanasia Craig Paterson,2010-05-13

Assisted Death in Europe and America Guenter Lewy,2011 Advances in medical treatment now enable physicians to prolong life to a previously unknown extent however in many instances these new techniques mean not the saving of life but prolonging the act of dying In the eyes of many medical technology has run out of control and contributes to unnecessary suffering Hence the demand has arisen that patients should be entitled to choose death when pain and physical and mental deterioration have destroyed the possibility of a dignified and meaningful life and that their doctors should help them to realize this endeavor At the present time there are seven jurisdictions in the world that with various restrictions have legalized the practice of assisted death physician assisted suicide and or voluntary euthanasia to wit the Netherlands Belgium Luxembourg Switzerland in Europe and the states of Oregon Washington and Montana in the United States Four of these regimes in the Netherlands Belgium Switzerland and the state of Oregon have been functioning for many years and we have for them a substantial body of data as well as much observational research This book is based upon this material The literature dealing with the moral legal and social aspects of assisted death is voluminous but there is a paucity of writing that provides a detailed account of the way these four regimes are actually working Many partisans on both sides of the issue cite existing data selectively or at times willfully distort the empirical evidence in order to strengthen their case Based on the documentary record and interviews with officials and scholars this book seeks to give the specialist as well as the general interested reader a reliable picture of the way assisted death functions and to draw relevant lessons While accurate factual information cannot settle a moral debate it nevertheless is a precondition of any well founded argument The author speaks authoritatively about the issues he addresses I think this book does make an important contribution to the field It will be of interest to students and scholars of PAS as a source of information and reference I definitely recommend publication Stuart Youngner Department of Bioethics Case Western Reserve University School of Medicine The information collected here makes an important contribution to the literature on PAS because it collects a broad array of relevant information into a single volume It is interesting and enlightening This will make the book a valuable resource for anyone interested in the subject and an especially useful resource for academics who study or teach about the issues Rosamond Rhodes Director Bioethics Education Mt Sinai School of Medicine

Medical Law and Moral Rights Carl Wellman,2005-12-29 Medical Law and Moral Rights discusses live issues arising in modern medical practice Do patients undergoing intolerable irremediable suffering have a moral right to physician assisted suicide Ought they to have a comparable legal right Do the moral duties of a mother to care for and not abuse her child also apply to her fetus Ought fetuses to be given legal rights requiring pregnant women to submit to medical

treatment without their consent Ought single women homosexual couples or persons carrying serious genetic defects to have a legal right to procreate Ought a physician to perform an abortion requested for some frivolous reason Ought physicians to be permitted to refuse to provide medically futile treatment demanded by their patients An examination of relevant court cases shows how United States law answers these questions The author then advocates improvements in the law to make it respect our moral rights more fully To justify his conclusions he proposes original conceptions of the human rights to life procreational autonomy privacy equitable treatment and personal security Thus these essays test the usefulness of the theory of rights explained and defended in *An Approach to Rights* and elsewhere **Life Sentences** Zohreh Bayatrizi,2008-01-01

Zohreh Bayatrizi examines the many concerted attempts from the last 350 years to strip death of its mystery and to order manage and transform it from an individualized and fatalistic event to a social phenomenon that allows intervention **The ABA Complete and Easy Guide to Health Care Law** American Bar Association,2001-10-02 The ABA Complete and Easy Guide to Health Care Law is a comprehensive guide to understanding your rights as a patient and knowing how to move through the health care system This guide allows you to understand issues about health care to the fullest Among the issues covered are Patients Rights Confidentiality Privacy and the Patient s Bill of Rights Emergency Care Informed Consent Paying for Medical Care Insurance and Managed Care COBRA Reproduction Assisted Reproductive Technology Wrongful Birth and Wrongful Pregnancy Sterilization Abortion People with Disabilities Pregnancy Confidentiality and Disclosure Vaccinations Mandatory Testing Denoting Tort Liability Quarantine Nursing Homes Choosing a Nursing Home Paying for Long Term Care Medicaid Planning Alternative Care and Living Regulating Medical Professionals Licensing of Doctors Nurses and Hospitals Medical Malpractice Research on Humans Death and Dying Right to Refuse Life Sustaining Treatment Hospices Donating Your Organs Assisted Suicid **Physician-Assisted Dying** Timothy E. Quill,Margaret P. Battin,2004-10-13 In this volume a

distinguished group of physicians ethicists lawyers and activists come together to present the case for the legalization of physician assisted dying for terminally ill patients who voluntarily request it To counter the arguments and assumptions of those opposed to legalization of assisted suicide the contributors examine ethical arguments concerning self determination and the relief of suffering analyze empirical data from Oregon and the Netherlands describe their personal experiences as physicians family members and patients assess the legal and ethical responsibilities of the physician and discuss the role of pain depression faith and dignity in this decision Together the essays in this volume present strong arguments for the ethical acceptance and legal recognition of the practice of physician assisted dying as a last resort not as an alternative to excellent palliative care but as an important possibility for patients who seek it **Burdened Agency** Travis Pickell,2024-08-15 Travis Pickell explores the paradoxes of choice in modern dying and the ways Christian theology can aid in navigating the relationship between moral agency and dignity at the end of life Burdened Agency addresses the problem of death and dying through Christian theology and ethics In previous centuries death was something that simply happened to us To choose how

or when one died was the exception not the rule. However, due to advances in modern medicine, individuals are increasingly required to make concrete choices about the nature and timing of death. Modernity, with its emphasis on individualism, complicates this further because we are increasingly bereft of cultural and religious guidance regarding death. This gives rise to the phenomenon of burdened agency, the predicament of having to make such difficult choices with so little to help us. This engaging book offers a historical and philosophical account of the origins of our situation of burdened agency as well as a Christian solution to the problems that it raises. Looking to theologians such as Karl Rahner, Karl Barth, and Stanley Hauerwas, Pickell devises a radically countercultural approach to death and dying rooted in Christian theological commitments and enacted in the practices of baptism, Eucharist, and prayer.

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