

The Right to Die with Dignity

An Argument in Ethics,
Medicine, and Law



RAPHAEL COHEN-ALMAGOR

Right To Die With Dignity An Argument In Ethics Medicine And Law

Tom L. Beauchamp, James F. Childress



Right To Die With Dignity An Argument In Ethics Medicine And Law:

Right to Die with Dignity Raphael Cohen-Almagor, 2008-05-01 Few issues are more divisive than the right to die One camp upholds death with dignity regarding the terminally ill as autonomous beings capable of forming their own judgment on the timing process of dying The other camp advocates sanctity of life regarding life as intrinsically valuable believes that it should be sustained for as long as possible Is there a right answer Here is a balanced approach viewing the dispute from public policy international perspectives Offers a compelling interdisciplinary study in med law religion ethics Delineates a distinction between active passive euthanasia discusses legal measures that have been invoked in the U S abroad Makes a plea for voluntary physician assisted suicide Illus The Right to Die with Dignity Refa'el Kōhēn-Almagôr, Raphael

Cohen-Almagor, 2001 There are few issues more divisive than what has become known as the right to die One camp upholds death with dignity regarding the terminally ill as autonomous beings capable of forming their own judgment on the timing and process of dying The other camp advocates sanctity of life regarding life as intrinsically valuable and that should be sustained as long as possible Is there a right answer Raphael Cohen Almagor takes a balanced approach in analyzing this emotionally charged debate viewing the dispute from public policy and international perspectives He offers an interdisciplinary compelling study in medicine law religion and ethics It is a comprehensive look at the troubling question of whether physician assisted suicide should be allowed Cohen Almagor delineates a distinction between active and passive euthanasia and discusses legal measures that have been invoked in the United States and abroad He outlines reasons non blood relatives should be given a role in deciding a patient s last wishes As he examines euthanasia policies in the Netherlands and the 1994 Oregon Death with Dignity Act the author suggests amendments and finally makes a circumscribed plea for voluntary physician assisted suicide Euthanasia and Assisted Suicide Michael J. Cholbi, 2017-01-26

This book addresses key historical scientific legal and philosophical issues surrounding euthanasia and assisted suicide in the United States as well as in other countries and cultures Euthanasia was practiced by Greek physicians as early as 500 BC In the 20th century legal and ethical controversies surrounding assisted dying exploded Many religions and medical organizations led the way in opposition citing the incompatibility of assisted dying with various religious traditions and with the obligations of medical personnel toward their patients Today these practices remain highly controversial both in the United States and around the world Comprising contributions from an international group of experts this book thoroughly investigates euthanasia and assisted suicide from an interdisciplinary and global perspective It presents the ethical arguments for and against assisted dying highlights how assisted dying is perceived in various cultural and philosophical traditions for example South and East Asian cultures Latin American perspectives and religions including Islam and Christianity and considers how assisted dying has both shaped and been shaped by the emergence of professionalized bioethics Readers will also learn about the most controversial issues related to assisted dying such as pediatric euthanasia

assisted dying for organ transplantation and suicide tourism and examine concerns relating to assisted dying for racial minorities children and the disabled

The Right to Die John E. Ferguson, 2007 Presents divergent views on euthanasia laws and legislation in the United States

Euthanasia and Assisted Suicide David Albert Jones, Chris Gastmans, Calum MacKellar, 2017-09-21 Examining the evidence from Belgium one of only five countries where euthanasia is practised legally an international panel of experts considers the implications of legalised euthanasia and assisted suicide Looking at the issue from an international perspective the authors have written an invaluable in depth analysis of the ethical aspects of this complex area The discussion forms a solid foundation for informed debate about assisted dying With contributors from a broad range of disciplines this book is ideal for students academics legislators and anyone interested in legal medical social and philosophical ethics A vital and timely examination of a growing phenomenon and one of the most challenging ethical questions of our time

Euthanasia Josef Kuře, 2011-09-15 No one really wants to die or do they From classical times to our post modern era of medical high tech societies have struggled with the thorny issue of euthanasia and what it entails Who shall be entitled to a good death and in what form shall it arrive This book provides the reader with insight and enlightenment on the medical philosophical social cultural and existential aspects of good death amid our digitized individualized and ageing society hampered by rising health care costs but unchained from one standardized level of care

Suicide Tourism Daniel Sperling, 2019 The phenomenon of suicide tourism where people travel to other countries to receive assistance in committing suicide because their national laws do not permit such a procedure is becoming increasingly prevalent This book offers a theoretical investigation of the issues that arise and provides a detailed appraisal of the situation worldwide

The Good Euthanasia Guide, 2004 Derek Humphry, 2004 Now comes another book from Derek Humphry The Good Euthanasia Guide Book 2004 Where What and Who in Choices in Dying It is 192 pages of vital information about assisted suicide and euthanasia All the world's organizations are listed a summary of international law a filmography and a bibliography Chapters explain the Oregon law the imprisonment of Dr Jack Kevorkian and debate the question of whether mentally ill people and the elderly sick should be permitted a peaceful pill A companion book to the bestselling Final Exit

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

Euthanasia in the Netherlands R. Cohen-Almagor, 2008-04-08 The Dutch experience has influenced the debate on euthanasia and death with dignity around the globe especially with regard to whether physician assisted suicide and euthanasia should be legitimized or legalized A review of the literature reveals complex and often contradictory views about the Dutch experience Some claim that the Netherlands offers a model for the world to follow others believe that the Netherlands represents danger rather than promise and that the Dutch experience is the definitive answer regarding why we should not make active euthanasia and physician assisted suicide part of our lives Given these contradictory views it has become clear that fieldwork is essential to developing a more informed opinion Having investigated the Dutch experience for a number of years and after thoroughly reading the vast literature published in English I went to the Netherlands for one month in the summer of 1999 to get a feel for the local situation I felt that this would provide the basis on which I could better interpret the findings of the available literature I visited the major centers of medical ethics as well as some research hospitals and spoke with leading figures in the euthanasia policy and practice The time spent was extremely beneficial and enriching I followed in the footsteps of Carlos Gomez who 1 published a book following one month of extensive research in the Netherlands

The Right to Die with Dignity Derya Nur Kayacan, 2022-06-20 Can I choose to die As the number of requests for euthanasia and physician assisted suicide continues to rise human rights law faces a new conflict the right to die vs the right to life The right to die or in other words the right to choose the time and manner of one s own death is a question of personal autonomy and its limits This book provides a

comprehensive understanding of the right to die and sheds light on its possible future under the European Convention on Human Rights After setting a clear framework by defining the key terminology the book takes a two part approach to achieving its aim The first part focuses on the right to die in practice by examining selected jurisdictions Switzerland which is famous for its assisted suicide organizations and the Netherlands which was the first country to legalize euthanasia are examined in detail Belgium Germany the United Kingdom and as an exception to the Convention perspective Canada are also included While this examination offers a better understanding of what the right to die looks like in practice it also provides insights on the slippery slope argument which serves as a counterweight to personal autonomy without making a definitive statement on its validity This part also illustrates the different paths that led or did not lead to the right to die in practice The second part is an analysis of the European Court of Human Rights case law on the right to die The Court has made important statements in only very cases while its caution when approaching such a delicate and controversial topic among its 47 members is understandably emphasized This analysis of the Court s approach to the balancing of personal autonomy against other interests allows us to take a look back at the practice in more permissive jurisdictions through the lens of the Convention Taken together the book s two parts provide valuable lessons for countries that decide to practice assisted dying which are outlined in the conclusion In addition given that a purely legal approach can only offer a partial picture the book argues that an interdisciplinary approach would be much more favorable in terms of providing the necessary basis for the right to die debate

Medical Law and Ethics in Nigeria Oghenemaro Emiri,2012-06-27 Discussing existing controversies and illustrating landmark cases drawn from several jurisdictions Medical Law and Ethics in Nigeria is one of the most comprehensive books on the subject to date Some of the topics covered are Reproductive medicine Surrogate Motherhood Abortion Neonatal treatment decisions Euthanasia of Mercy Killing Medical malpractice and Informed Consent
Medicine and Law ,2001 *Principles of Biomedical Ethics* Tom L. Beauchamp,James F. Childress,2001 For many years this has been a leading textbook of bioethics It established the framework of principles within the field This is a very thorough revision with a new chapter on methods and moral justification [Unlocking Medical Law and Ethics](#) Claudia Carr,2013-09-27 For those approaching medical law and ethics for the first time Unlocking Medical Law and Ethics ensures that the student grasps the main concepts with ease providing an indispensable foundation in the subject *Unlocking Medical Law and Ethics 2e* Claudia Carr,2014-11-20 Unlocking Medical Law and Ethics will help you grasp the main concepts of Medical Law with ease Containing accessible explanations in clear and precise terms that are easy to understand it provides an excellent foundation for learning and revising The information is clearly presented in a logical structure and the following features support learning helping you to advance with confidence Clear learning outcomes at the beginning of each chapter set out the skills and knowledge you will need to get to grips with the subject Key Learning Points throughout each chapter allow you to progressively build and consolidate your understanding End of chapter summaries provide a useful

check list for each topic Cases and judgments are highlighted to help you find them and add them to your notes quickly Frequent activities and self test questions are included so you can put your knowledge into practice Sample essay questions with annotated answers prepare you for assessment Glossary of legal terms clarifies important definitions This second edition has been updated to include discussion of recent changes and developments within the module such as updated case law including Birmingham Children s NHS Trust v B 2014 EWHC 531 NHS Foundation Trust v A 2014 EWHC 920 A NHS Trust v DE 2013 EWHC 2562 Re P M Parental Order Payments to Surrogacy Agency 2013 EWHC 2328 R v Catt Sarah Louise 2013 EWCA 1187 and Doogan v Greater Glasgow and Clyde Health Board and others 2013 CSIH 36 The books in the Unlocking the Law Series get straight to the point and offer clear and concise coverage of the law broken down into bite size sections with regular recaps to boost your confidence They provide complete coverage of both core and popular optional law modules presented in an innovative visual format and are supported by a website which offers students a host of additional practice opportunities Series editors Jacqueline Martin LLM has over ten years experience as a practising barrister and has taught law at all levels Chris Turner LLM is Senior Lecturer in Law at Wolverhampton University and has taught law at all levels

Handbook of Medical Law and Ethics for Nurses - E-Book Mark Gibson,2022-11-08 In an increasingly legalised healthcare environment this new handbook provides an essential guide to nursing professionalism in the context of the law With a professional career undertaking various healthcare related roles the author is both a mental health and general nurse who takes the reader through the workings of the legal system and how nurses can apply the law in an ethical and principled way The handbook helps the reader to consider complex issues such as biomedical ethics human rights negligence and the importance of confidentiality and provides guidance on decision making when faced with legal or ethical dilemmas Easy to understand and peppered with numerous practical examples throughout the Handbook of Medical Law and Ethics for Nurses will support development of the essential legal awareness needed by undergraduate and post graduate nurses alike Easy to read suitable for pre registration nurses as well as practising nurses midwives and nursing associates Illustrated throughout with case study vignettes and linked to relevant legislation in England Links to case law to improve understanding of the legal system Covers hot topics and debates supporting nurses to participate in appropriate and effective decision making Supports learning in nursing modules covering professional practice

New Directions in the Ethics of Assisted Suicide and Euthanasia Michael Cholbi,Jukka Varelius,2023-03-03 This book provides novel perspectives on ethical justifiability of assisted dying in the revised edition of New Directions in the Ethics of Assisted Suicide and Euthanasia Going significantly beyond traditional debates about the value of human life the ethical significance of individual autonomy the compatibility of assisted dying with the ethical obligations of medical professionals and questions surrounding intention and causation this book promises to shift the terrain of the ethical debates about assisted dying The novel themes discussed in the revised edition include the role of markets disability gender artificial intelligence medical futility race and transhumanism

Ideal for advanced courses in bioethics and healthcare ethics the book illustrates how social and technological developments will shape debates about assisted dying in the years to come **Culture Wars** Roger Chapman, 2015-03-17 The term culture wars refers to the political and sociological polarisation that has characterised American society the past several decades This new edition provides an enlightening and comprehensive A to Z ready reference now with supporting primary documents on major topics of contemporary importance for students teachers and the general reader It aims to promote understanding and clarification on pertinent topics that too often are not adequately explained or discussed in a balanced context With approximately 640 entries plus more than 120 primary documents supporting both sides of key issues this is a unique and defining work indispensable to informed discussions of the most timely and critical issues facing America today

The EU Charter of Fundamental Rights Steve Peers, Tamara Hervey, Jeff Kenner, Angela Ward, 2014-12-01 The Charter of Fundamental Rights of the European Union enshrines the key political social and economic rights of EU citizens and residents in EU law In its present form it was approved in 2000 by the European Parliament the Council of Ministers and the European Commission However its legal status remained uncertain until the entry into force of the Treaty of Lisbon in December 2009 The Charter obliges the EU to act and legislate consistently with the Charter and enables the EU's courts to strike down EU legislation which contravenes it The Charter applies to EU Member States when they are implementing EU law but does not extend the competences of the EU beyond the competences given to it in the treaties This Commentary on the Charter the first in English written by experts from several EU Member States provides an authoritative but succinct statement of how the Charter impacts upon EU domestic and international law Following the conventional article by article approach each commentator offers an expert view of how each article is either already being interpreted in the courts or is likely to be interpreted Each commentary is referenced to the case law and is augmented with extensive references to further reading Six cross cutting introductory chapters explain the Charter's institutional anchorage its relationship to the Fundamental Rights Agency its interaction with other parts of international human rights law the enforcement mechanisms extraterritorial scope and the all important Explanations

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Table of Contents Right To Die With Dignity An Argument In Ethics Medicine And Law

1. Understanding the eBook Right To Die With Dignity An Argument In Ethics Medicine And Law
 - The Rise of Digital Reading Right To Die With Dignity An Argument In Ethics Medicine And Law
 - Advantages of eBooks Over Traditional Books
2. Identifying Right To Die With Dignity An Argument In Ethics Medicine And Law
 - Exploring Different Genres
 - Considering Fiction vs. Non-Fiction
 - Determining Your Reading Goals
3. Choosing the Right eBook Platform
 - Popular eBook Platforms
 - Features to Look for in an Right To Die With Dignity An Argument In Ethics Medicine And Law
 - User-Friendly Interface
4. Exploring eBook Recommendations from Right To Die With Dignity An Argument In Ethics Medicine And Law
 - Personalized Recommendations
 - Right To Die With Dignity An Argument In Ethics Medicine And Law User Reviews and Ratings
 - Right To Die With Dignity An Argument In Ethics Medicine And Law and Bestseller Lists
5. Accessing Right To Die With Dignity An Argument In Ethics Medicine And Law Free and Paid eBooks
 - Right To Die With Dignity An Argument In Ethics Medicine And Law Public Domain eBooks
 - Right To Die With Dignity An Argument In Ethics Medicine And Law eBook Subscription Services
 - Right To Die With Dignity An Argument In Ethics Medicine And Law Budget-Friendly Options

6. Navigating Right To Die With Dignity An Argument In Ethics Medicine And Law eBook Formats
 - ePub, PDF, MOBI, and More
 - Right To Die With Dignity An Argument In Ethics Medicine And Law Compatibility with Devices
 - Right To Die With Dignity An Argument In Ethics Medicine And Law Enhanced eBook Features
7. Enhancing Your Reading Experience
 - Adjustable Fonts and Text Sizes of Right To Die With Dignity An Argument In Ethics Medicine And Law
 - Highlighting and Note-Taking Right To Die With Dignity An Argument In Ethics Medicine And Law
 - Interactive Elements Right To Die With Dignity An Argument In Ethics Medicine And Law
8. Staying Engaged with Right To Die With Dignity An Argument In Ethics Medicine And Law
 - Joining Online Reading Communities
 - Participating in Virtual Book Clubs
 - Following Authors and Publishers Right To Die With Dignity An Argument In Ethics Medicine And Law
9. Balancing eBooks and Physical Books Right To Die With Dignity An Argument In Ethics Medicine And Law
 - Benefits of a Digital Library
 - Creating a Diverse Reading Collection Right To Die With Dignity An Argument In Ethics Medicine And Law
10. Overcoming Reading Challenges
 - Dealing with Digital Eye Strain
 - Minimizing Distractions
 - Managing Screen Time
11. Cultivating a Reading Routine Right To Die With Dignity An Argument In Ethics Medicine And Law
 - Setting Reading Goals Right To Die With Dignity An Argument In Ethics Medicine And Law
 - Carving Out Dedicated Reading Time
12. Sourcing Reliable Information of Right To Die With Dignity An Argument In Ethics Medicine And Law
 - Fact-Checking eBook Content of Right To Die With Dignity An Argument In Ethics Medicine And Law
 - Distinguishing Credible Sources
13. Promoting Lifelong Learning
 - Utilizing eBooks for Skill Development
 - Exploring Educational eBooks
14. Embracing eBook Trends
 - Integration of Multimedia Elements

- Interactive and Gamified eBooks

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