

# **MAKING ADVANCE DECISIONS SERIOUSLY**

PROSPECTIVE AUTONOMY AND DECISIONS NEAR THE END OF LIFE

ROBERT S. OLICK

# Taking Advance Directives Seriously Prospective Autonomy And Decisions Near The End Of Life

**Marilynn E Doenges, Mary Frances  
Moorhouse**



## **Taking Advance Directives Seriously Prospective Autonomy And Decisions Near The End Of Life:**

**Taking Advance Directives Seriously** Robert S. Olick, 2001-07-18 In the quarter century since the landmark Karen Ann Quinlan case an ethical legal and societal consensus supporting patients rights to refuse life sustaining treatment has become a cornerstone of bioethics Patients now legally can write advance directives to govern their treatment decisions at a time of future incapacity yet in clinical practice their wishes often are ignored Examining the tension between incompetent patients prior wishes and their current best interests as well as other challenges to advance directives Robert S Olick offers a comprehensive argument for favoring advance instructions during the dying process He clarifies widespread confusion about the moral and legal weight of advance directives and he prescribes changes in law policy and practice that would not only ensure that directives count in the care of the dying but also would define narrow instances when directives should not be followed Olick also presents and develops an original theory of prospective autonomy that recasts and strengthens patient and family control While focusing largely on philosophical issues the book devotes substantial attention to legal and policy questions and includes case studies throughout An important resource for medical ethicists lawyers physicians nurses health care professionals and patients rights advocates it champions the practical ethical and humane duty of taking advance directives seriously where it matters most at the bedside of dying patients *Self-Determination, Dignity and End-of-Life*

*Care* Stefania Negri, 2012-02-03 This volume gathers the contributions of leading researchers in the fields of bioethics medical law and human rights By providing an interdisciplinary reading of advance directives regulation against the background of European and International law this book aims to offer new insights into the most controversial legal issues surrounding the theme of dignity and autonomy at the end of life Cross cultural perspectives from Europe the Americas Australia and China offer a comparative analysis of legal approaches to end of life decision making and care including the hotly debated issues of euthanasia and assisted suicide also giving an account of recent developments in domestic legislation and jurisprudence Special focus is placed on the Italian legal system and its ongoing discussion on advance directives regulation **End-of-life Decision Making** Robert H. Blank, 2005 Experts analyze death related issues and policies in twelve countries discussing health care costs advance directives pain management cultural social and religious factors and other topics

*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](http://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 Nussbaum and Law Robin West, 2017-07-05 The essays collected in this volume reflect the profound impact of Martha Nussbaum's philosophical writings on law and legal scholarship. The capabilities approach that she has largely authored has influenced the approach scholars take to the law of disabilities both in the United States and in Canada as well as to international human rights and to domestic private law's protections of vulnerable populations. Her analyses of the relationship between our emotions and our thought and action has triggered a re-assessment of the legal regulation and recognition of emotion in a range of fields, most particularly in the field of criminal law and her writing on the nature of dignity has informed an understanding of the emerging civil rights of gay and lesbian citizens worldwide. Our appreciation of the role of narrative in legal thought and discourse and the contributions of literature to law and legal culture have also been broadened and deepened by her contributions. Taken together and including the introduction by the editor, the essays collected in this volume demonstrate the far-reaching impact of Nussbaum's philosophical oeuvre. The Right to Die Alan Meisel, Kathy L. Cerminara, Thaddeus M. Pope, 2004-01-01 The Right to Die Third Edition analyzes the statutory and case law. **Making Medical Decisions for the Profoundly Mentally Disabled** Norman L. Cantor, 2009-08-21 A legal and moral analysis of medical decision making on behalf of those with such severe cognitive impairments that they cannot exercise self-determination. In this book Norman Cantor analyzes the legal and moral status of people with profound mental disabilities, those with extreme cognitive impairments that prevent their exercise of medical self-determination. He proposes a legal and moral framework for surrogate medical decision making on their behalf. The issues Cantor explores will be of interest to professionals in law, medicine, psychology, philosophy, and ethics as well as to parents, guardians, and health care providers who face perplexing issues in the context of surrogate medical decision making. The profoundly mentally disabled are thought by some moral philosophers to lack the minimum cognitive ability for personhood. Countering this position, Cantor advances both theoretical and practical arguments for according them full legal and moral status. He also argues that the concept of intrinsic human dignity should have an integral role in shaping the bounds of surrogate decision making. Thus he claims while profoundly mentally disabled persons are not entitled to make their own medical decisions, respect for intrinsic human dignity dictates their right to have a conscientious surrogate make medical decisions on their behalf. Cantor discusses the criteria that bind such surrogates. He asserts, contrary to popular wisdom, that the best interests of the disabled person are not always the determinative standard; the interests of family or others can sometimes be considered. Surrogates may even be consistent with the intrinsic human dignity standard, sometimes authorizing tissue donation or participation in nontherapeutic medical research by profoundly disabled persons. Intrinsic human dignity limits the occasions for such decisions and dictates close attention to the preferences and feelings of the profoundly disabled persons themselves. Cantor also analyzes the underlying philosophical rationale that makes these decision-making criteria consistent with law and morals. Application

Of Nursing Process and Nursing Diagnosis Marilyn E Doenges, Mary Frances Moorhouse, 2012-12-07 When you understand the whys of each step the nursing process it's easier to understand how to apply them in the real world in which you will practice Take an interactive step by step approach to developing the diagnostic reasoning and problem solving skills you need to think like a nurse with the resources you'll find in this unique workbook style text

*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

Research Handbook on Voluntary Assisted Dying Law, Regulation and Practice Ben P. White, 2025-09-10 This unique Research Handbook examines voluntary assisted dying VAD laws through the lens of regulatory theory It sheds light on interdisciplinary perspectives and outlines policy debates around the revision and implementation of these laws Ben P White brings together global experts to discuss the law and practice of VAD in all permitting jurisdictions This title contains

one or more Open Access chapters      Advance Directives Peter Lack,Nikola Biller-Andorno,Susanne Brauer,2013-10-21 This volume gives an overview on the currently debated ethical issues regarding advance directives from an international perspective It focuses on a wider understanding of the known and widely accepted concept of patient self determination for future situations Although advance directives have been widely discussed since the 1980s the ethical bases of advance directives still remain a matter of heated debates The book aims to contribute to these controversial debates by integrating fundamental ethical issues on advance directives with practical matters of their implementation Cultural national and professional differences in how advance directives are understood by health care professions and by patients as well as in laws and regulations are pinpointed      **Bioethics and Moral Content: National Traditions of Health Care Morality** H. Tristram Engelhardt Jr.,L.M. Rasmussen,2013-11-11 This volume explores the plurality of moral perspectives shaping bioethics It is inspired by Kazumasa Hoshino s critical reflections on the differences in moral perspectives separating Japanese and American bioethics It offers a rich perspective of the range of approaches to bioethics and brings into question whether there is unambiguously one ethics for bioethics to apply      *Nursing Ethics: Across the Curriculum and Into Practice* Janie B. Butts,Karen L. Rich,2022-09 Nursing Ethics Across the Curriculum and Into Practice continues to provide a solid ethical foundation for nursing students in an updated sixth edition This comprehensive easy to read text covers ethics across the nursing curriculum making it a perfect fit for any undergraduate course Logically divided into three parts Nursing Ethics Sixth Edition underscores how ethics is interwoven with nearly every aspect of professional nursing practice It guides students through the foundations of ethics in nursing ethical considerations across the lifespan and ethical considerations for areas such as leadership and public health Engaging learning features including case studies legal perspectives and research notes bring concepts to life and serve to remind students that ethics really does sit at the heart of professional nursing practice and quality patient care      **A Companion to Bioethics** Helga Kuhse,Peter Singer,2013-04-16 This second edition of A Companion to Bioethics fully revised and updated to reflect the current issues and developments in the field covers all the material that the reader needs to thoroughly grasp the ideas and debates involved in bioethics Thematically organized around an unparalleled range of issues including discussion of the moral status of embryos and fetuses new genetics life and death resource allocation organ donations AIDS human and animal experimentation health care and teaching Now includes new essays on currently controversial topics such as cloning and genetic enhancement Topics are clearly and compellingly presented by internationally renowned bioethicists A detailed index allows the reader to find terms and topics not listed in the titles of the essays themselves      Laws of Medicine Amirala S. Pasha,2022-09-07 This book provides an overview of the US laws that affect clinical practice for healthcare professionals with no legal background Divided into thirteen sections each chapter starts with a summary of the chapter s content and relevant legal concepts in bullet points before discussing the topics in detail An application section is provided in many chapters to clarify essential issues by reflecting on clinically

relevant case law or clinical vignette s Filling a crucial gap in the literature this comprehensive guide gives healthcare professionals an understanding or a starting point to legal aspects of healthcare *Living a Healthy Life with Chronic Pain* Sandra M. LeFort,Lisa Webster,Kate Lorig,Halsted Holman,David Sobel,Diana Laurent, Virginia Gonzalez,2015-05-01 Chronic pain includes many types of conditions from a variety of causes This book is designed to help those suffering from chronic pain learn to better manage pain so they can get on with living a satisfying fulfilling life This resource stresses four concepts each person with chronic pain is unique and there is no one treatment or approach that is right for everybody there are many things people with chronic pain can do to feel better and become more active and involved in life with knowledge and experimentation each individual is the best judge of which self management tools and techniques are best for him or her and the responsibility for managing chronic pain on a daily basis rests with the individual and no one else Acknowledging that overcoming chronic pain is a daily challenge this workbook provides readers with the tools to overcome that test A Moving Easy Program CD which offers a set of easy to follow exercises that can be performed at home is also included

**Euthanasia** Jennifer Fecio McDougall,Martha Gorman,2007-11-20 This timely work is a balanced overview of end of life issues related to euthanasia and assisted suicide Except for the Oregon Death with Dignity Act there are no U S laws that allow physicians to assist patients in hastening death Many who support physician assisted suicide ask Why not After all the Netherlands permits both euthanasia and physician assisted suicide and polls suggest that many Americans want that choice available to them Euthanasia A Reference Handbook Second Edition explores that question through a balanced thoughtful discussion of the legal medical and spiritual components of end of life questions What are the potential pitfalls of legalizing assisted suicide How can the expenses of a lingering death impact an uninsured family How would physician assisted suicide impact healthcare costs Through its objective exploration of these issues as well as its historical and international perspective this volume helps readers answer the difficult questions related to the end of life **Civil Disobedience** Piero Moraro,2019-07-15 What is the difference between civil and uncivil disobedience How can illegal protest be compatible with a democratic regime based on the rule of law Is Edward Snowden a civil disobedient This book follows the philosophical debate around these and other issues showing how the notion of civil disobedience has evolved from a form of passive resistance against injustice to an active way to engage with the political life of the community The author presents the major contributions in political and legal philosophy ranging from John Rawls seminal account in 1971 to the recent views advanced by Kimberley Brownlee David Lefkowitz and William Smith In the last chapter the author proposes a novel account of civil disobedience able to meet some of the unresolved challenges The author argues that to make sense of civil disobedience we should expand our conception of political obligation so to include acts that despite being illegal may reveal the agent s civility

*Administration Ethics* Joseph Byrne,2017-05-15 There are few industries in which decisions are so intently scrutinized by millions of Canadians as the healthcare industry Each day important decisions concerning the funding and delivery of

healthcare are made far from the patient's bed in the offices of administrators and policy makers. These decisions can have considerable impact on the lives of patients and the practice of healthcare professionals. Whether you are a seasoned executive or an entry level manager, *Administration Ethics* is intended to assist you in rendering effective and ethical decisions. Brimming with engaging examples, this text provides a practical guide to understanding the essential but often challenging areas of ethics: theories, principles, codes, and rights, and insightfully illustrates how these concepts are integrated. *Administration Ethics* goes beyond academic debate and enters the daily practice of health administration. It examines the psychology of decision making, revealing how we sometimes make well intentioned but unethical decisions. Each chapter includes illustrative cases pertinent to the ethical management and policy decisions required of healthcare administrators. Featuring a new user friendly decision model and designed specifically with the Canadian healthcare system in mind, this volume will be an indispensable resource for both current and future healthcare administrators in Canada. *Final Acts* Nan Bauer Maglin, Donna Marie Perry, 2010. For those who yearn for some measure of control over death, *Final Acts* offers insight and hope. Writing in a style free of technical jargon, the contributors discuss documents that should be prepared: health proxy, do not resuscitate order, living will, power of attorney, decision making over medical interventions, life support, hospice and palliative care, aid in dying, treatment location, speaking for those who can no longer express their will, and the roles played by religion, custom, family, friends, caretakers, money, the medical establishment, and the government.



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