Contemporary Issues in Healthcare Law



[1]

483Court of Protecton28 September 2011Before: The Hon Mr Justice Baker Date: 28/09/2011Crown copyright [2011] EWHC 2443 (Fam).

[2]

483Court of Protecton28 September 2011Before: The Hon Mr Justice Baker Date: 28/09/2011Crown copyright [2011] EWHC 2443 (Fam).

[3]

0872High Court of Justice Family Division Court of Protection17 November 2010Before: Mr. Justice Ryder Date: Wednesday, 17th November 2010Crown copyright [2010] EWHC 3448 (FAM).

[4]

1264Court of Protection27 November 2014Before: The Honourable Mr Justice Baker Date: 27/11/2014Crown copyright [2014] EWCOP 49.

[5]

1732Court of Protection26 June 2015Before: Mr Justice Newton Date: 26/06/2015Crown copyright [2015] EWCOP 42.

[6]

/2086Court of Appeal (Civil Division)28 July 2005Before: Lord Phillips of Worth Matravers

, MR Lord Justice Waller and Lord Justice Wall Thursday 28th July, 2005Crown copyright [2005] EWCA Civ 1003.

[7]

/2086Court of Appeal (Civil Division)28 July 2005Before: Lord Phillips of Worth Matravers , MR Lord Justice Waller and Lord Justice Wall Thursday 28th July, 2005Crown copyright [2005] EWCA Civ 1003.

[8]

4253Court of Protection23 January 2013Before: The Honourable Mr Justice Peter Jackson Date: 23/1/2013Crown copyright [2013] EWHC 78 (COP).

[9]

8359Court of Protection21 July 2014Before: Mrs Justice Pauffley Date: 21/07/2014Crown copyright [2014] EWCOP 16.

[10]

Alghrani, A. 2006. Suitable to Be a Saviour: R (Quintavalle) v Human Fertilisation and Embryology Authority. Child and Family Law Quarterly. 3 (2006).

[11]

Andorno, R. 2004. The right not to know: an autonomy based approach. Journal of Medical Ethics. 30, 5 (Oct. 2004), 435–439. DOI:https://doi.org/10.1136/jme.2002.001578.

[12]

Assisted Dying in Oregon, USA | Dignity in Dying: https://www.dignityindying.org.uk/assisted-dying/international-examples/assisted-dying-or egon/.

[13]

Assisted Suicide (Scotland) Bill:

http://www.parliament.scot/parliamentarybusiness/Bills/69604.aspx.

[14]

Bagheri, A. 2007. Individual choice in the definition of death. Journal of Medical Ethics. 33, 3 (Mar. 2007), 146–149. DOI:https://doi.org/10.1136/jme.2006.016014.

[15]

Battin, M.P. et al. 2007. Legal physician-assisted dying in Oregon and the Netherlands: evidence concerning the impact on patients in 'vulnerable' groups. Journal of Medical Ethics. 33, 10 (Oct. 2007), 591–597. DOI:https://doi.org/10.1136/jme.2007.022335.

[16]

Battin, M.P. 1994. The least worst death: essays in bioethics on the end of life. Oxford University Press.

[17]

Baylis, F. 2017. Human Nuclear Genome Transfer (So-Called Mitochondrial Replacement): Clearing the Underbrush. Bioethics. 31, 1 (Jan. 2017), 7–19. DOI:https://doi.org/10.1111/bioe.12309.

[18]

Bennett, R. 2009. The Fallacy of the Principle of Procreative Beneficence. Bioethics. 23, 5 (Jun. 2009), 265–273. DOI:https://doi.org/10.1111/j.1467-8519.2008.00655.x.

[19]

Biggs, H. 2011. Legitimate Compassion or Compassionate Legitimation? Reflections on the Policy for Prosecutors in Respect of Cases of Encouraging or Assisting Suicide. Feminist Legal Studies. 19, 1 (Apr. 2011), 83–91. DOI:https://doi.org/10.1007/s10691-011-9165-6.

[20]

Biggs, H. 2007. Taking Account of the Views of the Patient, but Only if the Clinician (and the Court) Agrees - R (Burke) v General Medical Council. Child and Family Law Quarterly. 19, 2 (2007), 225–238.

[21]

Bill documents — Assisted Dying Bill [HL] 2014-15 — UK Parliament: http://services.parliament.uk/bills/2014-15/assisteddying/documents.html.

[22]

BMA - Withdrawing or withholding artificial nutrition and hydration: https://www.bma.org.uk/advice/employment/ethics/mental-capacity/withdraw-withhold-artificial-nutrition-and-hydration.

[23]

BMA - Withdrawing or withholding artificial nutrition and hydration: https://www.bma.org.uk/advice/employment/ethics/mental-capacity/withdraw-withhold-arti ficial-nutrition-and-hydration.

[24]

BMA - Withdrawing or withholding artificial nutrition and hydration: https://www.bma.org.uk/advice/employment/ethics/mental-capacity/withdraw-withhold-artificial-nutrition-and-hydration.

[25]

Brandt, R. 2016. Mitochondrial donation and 'the right to know'. Journal of Medical Ethics. 42, 10 (Oct. 2016), 678–684. DOI:https://doi.org/10.1136/medethics-2016-103587.

[26]

Brazier, M. and Cave, E. 2016. Medicine, patients and the law. Manchester University Press.

[27]

Brazier, M. and Cave, E. 2016. Medicine, patients and the law. Manchester University Press.

[28]

British Medical Association and Dawson Books 2007. Withholding and withdrawing life-prolonging medical treatment: guidance for decision making. Blackwell Pub.

[29]

British Medical Association and Dawson Books 2007. Withholding and withdrawing life-prolonging medical treatment: guidance for decision making. Blackwell Pub.

[30]

Brooke , Clarke and Maurice Kay LJJ 2004 Sept 17(c) Incorporated Council of Law Reporting for England & Wales [2004] EWCA Civ 1324.

[31]

Brownsword, R. 2005. Happy Families, Consenting Couples, and Children with Dignity: Sex Selection and Saviour Siblings. Child and Family Law Quarterly. 4 (2005).

[32]

Brownsword, R. 2004. Regulating Human Genetics: New Dilemmas For A New Millennium. Medical Law Review. 12, 1 (Mar. 2004), 14–39. DOI:https://doi.org/10.1093/medlaw/12.1.14.

[33]

Burns, S. 2010. The Limits of Maternal Love. Criminal Law & Justice Weekly. 174, (2010).

[34]

Campaign for Dignity in Dying: https://www.dignityindying.org.uk/about-us/.

[35]

Camporesi, S. and Boniolo, G. 2008. Fearing a non-existing Minotaur? The ethical challenges of research on cytoplasmic hybrid embryos. Journal of Medical Ethics. 34, 11 (Nov. 2008), 821–825. DOI:https://doi.org/10.1136/jme.2008.024877.

[36]

Care Not Killing: http://www.carenotkilling.org.uk/.

[37]

Cartwright, N. 2009. 48 Years On: Is The Suicide Act Fit For Purpose? Medical Law Review. 17, 3 (Sep. 2009), 467–476. DOI:https://doi.org/10.1093/medlaw/fwp022.

[38]

Cartwright, W. 1996. Killing and letting die: a defensible distinction. British Medical Bulletin . 52, 2 (Apr. 1996), 354–361. DOI:https://doi.org/10.1093/oxfordjournals.bmb.a011550.

[39]

Casonato, C. 2011. Informed Consent and End-of-Life Decisions: Notes of Comparative Law. Maastricht Journal of European and Comparative Law. 18, 3 (2011), 225–256.

[40]

Chadwick, R.F. et al. eds. 2014. The right to know and the right not to know: genetic privacy and responsibility. Cambridge University Press.

[41]

Chalmers, J. 2010. Assisted Suicide: Jurisdiction and Discretion. Edinburgh Law Review. 14, 2 (2010), 295–300.

[42]

Chau, P.-L. and Herring, J. 2015. Three parents and a baby. 45, 8 (2015), 861–1020.

[43]

Chico, V. 2016. Non-disclosure of genetic risks. Medical Law International. 16, 1–2 (Mar. 2016), 3–26. DOI:https://doi.org/10.1177/0968533216653440.

[44]

Coggon, J. 2006. Could the right to die with dignity represent a new right to die in English law? Medical Law Review. 14, 2 (May 2006), 219–237. DOI:https://doi.org/10.1093/medlaw/fwl002.

[45]

Cohen-Almagori, R. 2002. The Chabot Case: Analysis and Account of Dutch Perspectives. Medical Law International. 5, 3 (Mar. 2002), 141–159. DOI:https://doi.org/10.1177/096853320200500301.

[46]

Dame Elizabeth Butler-Sloss P2000 Oct 5, 6; 25(c) Incorporated Council of Law Reporting for England & Wales [2001] 2 W.L.R. 942.

[47]

Dawson Books 2015. Revisiting the regulation of human fertilisation and embryology. Routledge.

[48]

De Haan, J. 2002. The New Dutch Law on Euthanasia. Medical Law Review. 10, 1 (Mar. 2002), 57–75. DOI:https://doi.org/10.1093/medlaw/10.1.57.

[49]

De Melo-Martin, I. 2017. When the Milk of Human Kindness Becomes a Luxury (and Untested) Good. Cambridge Quarterly of Healthcare Ethics. 26, 01 (Jan. 2017), 159–165.

DOI:https://doi.org/10.1017/S0963180116000724.

[50]

van Delden, J.J. 1999. Slippery slopes in flat countries--a response. Journal of Medical Ethics. 25, 1 (Feb. 1999), 22–24. DOI:https://doi.org/10.1136/jme.25.1.22.

[51]

Dheensa, S. et al. 2016. 'Is this knowledge mine and nobody else's? I don't feel that.' Patient views about consent, confidentiality and information-sharing in genetic medicine: Table 1. Journal of Medical Ethics. 42, 3 (Mar. 2016), 174–179. DOI:https://doi.org/10.1136/medethics-2015-102781.

[52]

Dieterle, J.M. 2007. Physician Assisted Suicide: A New Look at the Arguments. Bioethics. 21, 3 (Mar. 2007), 127–139. DOI:https://doi.org/10.1111/j.1467-8519.2007.00536.x.

[53]

Director of Public Prosecutions responds to Supreme Court on assisted suicide policy: http://www.cps.gov.uk/news/latest_news/director_of_public_prosecutions_responds_to_supr eme_court_on_assisted_suicide_policy/.

[54]

DPP publishes assisted suicide policy: http://www.cps.gov.uk/news/latest_news/109_10/.

[55]

DPP publishes interim policy on prosecuting assisted suicide - CPS press release: http://www.cps.gov.uk/news/latest_news/144_09/.

[56]

Dresser, R. 1995. Dworkin on Dementia: Elegant Theory, Questionable Policy. The Hastings

Center Report. 25, 6 (Nov. 1995). DOI:https://doi.org/10.2307/3527839.

[57]

Dworkin, R. 1993. Life's dominion: an argument about abortion and euthanasia. HarperCollins.

[58]

Dworkin, R. 1993. Life's dominion: an argument about abortion and euthanasia. HarperCollins.

[59]

Dworkin, R. 1993. Life's dominion: an argument about abortion and euthanasia. HarperCollins.

[60]

Elsner, D. 2006. Just another reproductive technology? The ethics of human reproductive cloning as an experimental medical procedure. Journal of Medical Ethics. 32, 10 (Oct. 2006), 596–600. DOI:https://doi.org/10.1136/jme.2005.013748.

[61]

Fay, M. 2017. Cousins, Genetic Diagnosis and Liability of Clinicians: Smith & Another V University of Leicester NHS Trust [2016] EWHC 817 (QB). Medical Law Review. 25, 4 (Nov. 2017), 672–683. DOI:https://doi.org/10.1093/medlaw/fwx032.

[62]

Fay, M. 2016. Negligence, genetics and families. Medical Law International. 16, 3–4 (Sep. 2016), 115–142. DOI:https://doi.org/10.1177/0968533216664113.

[63]

Ferguson, P.R. 1998. Killing without Getting into Trouble - Assisted Suicide and Scots Criminal Law. Edinburgh Law Review. 2, 3 (1998), 288–314.

[64]

Ford, M. 2005. The Personhood Paradox and the 'Right to Die'. Medical Law Review. 13, 1 (Mar. 2005), 80–101. DOI:https://doi.org/10.1093/medlaw/fwi004.

[65]

Foster, C. et al. 2015. Testing the limits of the 'joint account' model of genetic information: a legal thought experiment. Journal of Medical Ethics. 41, 5 (May 2015), 379–382. DOI:https://doi.org/10.1136/medethics-2014-102142.

[66]

Fovargue, S. and Bennett, R. 2016. What Role Should Public Opinion Play in Ethico-Legal decision Making? The Example of Selecting Sex for Non-Medical Reasons Using Preimplantation Genetic Diagnosis. Medical Law Review. (Jan. 2016). DOI:https://doi.org/10.1093/medlaw/fwv046.

[67]

Gilbar, R. 2009. Between Unconditional Acceptance and Responsibility: Should Family Ethics Limit the Scope of Reproductive Autonomy. Child and Family Law Quarterly. 3 (2009).

[68]

Gilbar, R. 2016. The Passive Patient and Disclosure of Genetic Information: Can English Tort Law Protect the Relatives' Right to Know? International Journal of Law, Policy and the Family. 30, 1 (Apr. 2016), 79–104. DOI:https://doi.org/10.1093/lawfam/ebv015.

[69]

Gilbar, R. 2005. The status of the family in law and bioethics: the genetic context. Ashgate.

[70]

Gilbar, R. and Foster, C. 2018. It's arrived! Relational Autonomy Comes to Court: ABC v ST

George's Healthcare NHS Trust [2017] EWCA 336. Medical Law Review. 26, 1 (Feb. 2018), 125–133. DOI:https://doi.org/10.1093/medlaw/fwx044.

[71]

Glover, J. 1990. Causing death and saving lives. Penguin.

[72]

Glover, J. 1990. Causing death and saving lives. Penguin.

[73]

Greasley, K. 2010. R(Purdy) v DPP and the Case for Wilful Blindness. Oxford Journal of Legal Studies. 30, 2 (Jun. 2010), 301–326. DOI:https://doi.org/10.1093/ojls/gqq010.

[74]

Griffiths, J. 1995. Assisted Suicide in the Netherlands: The Chabot Case. The Modern Law Review. 58, 2 (1995), 232–248.

[75]

Griffiths, J. et al. 2008. Euthanasia and law in Europe. Hart Pub.

[76]

Grosse, C. and Grosse, A. 2015. Assisted suicide: Models of legal regulation in selected European countries and the case law of the European Court of Human Rights. Medicine, Science and the Law. 55, 4 (Oct. 2015), 246–258. DOI:https://doi.org/10.1177/0025802414540636.

[77]

Gyngell, C. et al. 2017. The Ethics of Germline Gene Editing. Journal of Applied Philosophy. 34, 4 (Aug. 2017), 498–513. DOI:https://doi.org/10.1111/japp.12249.

[78]

Gyngell, C. and Douglas, T. 2018. Selecting Against Disability: The Liberal Eugenic Challenge and the Argument from Cognitive Diversity. Journal of Applied Philosophy. 35, 2 (May 2018), 319–340. DOI:https://doi.org/10.1111/japp.12199.

[79]

Hannah Devlin 2018. Gene-edited babies: why are scientists so appalled? – Science Weekly podcast. Guardian. (Dec. 2018).

[80]

Hansen, J.-E.S. 2002. Embryonic stem cell production through therapeutic cloning has fewer ethical problems than stem cell harvest from surplus IVF embryos. (Original Article). Journal of Medical Ethics. 28, (2002), 86–88.

[81]

Harris, J. Cloning and Human Dignity. Cambridge Quarterly of Healthcare Ethics. 7, 2, 163–167.

[82]

Harris, J. 2016. Germline Modification and the Burden of Human Existence. Cambridge Quarterly of Healthcare Ethics. 25, 01 (Jan. 2016), 6–18. DOI:https://doi.org/10.1017/S0963180115000237.

[83]

Harris, J. 2017. How To Welcome New Technologies. Cambridge Quarterly of Healthcare Ethics. 26, 01 (Jan. 2017), 166–172. DOI:https://doi.org/10.1017/S0963180116000736.

[84]

Harris, J. 2005. The Right to Die Lives! There is no Personhood Paradox. Medical Law Review. 13, 3 (Aug. 2005), 386–392. DOI:https://doi.org/10.1093/medlaw/fwi030.

[85]

Harris, J. 2014. Time to Exorcise the Cloning Demon. Cambridge Quarterly of Healthcare Ethics. 23, 01 (Jan. 2014), 53–62. DOI:https://doi.org/10.1017/S0963180113000443.

[86]

Harris, J. and Ebooks Corporation Limited 1985. The value of life. Routledge & Kegan Paul.

[87]

Harris, J. and Ebooks Corporation Limited 1985. The value of life. Routledge & Kegan Paul.

[88]

Havstad, J.C. 2010. Human Reproductive Cloning: A Conflict of Liberties. Bioethics. 24, 2 (Feb. 2010), 71–77. DOI:https://doi.org/10.1111/j.1467-8519.2008.00692.x.

[89]

Hayry, M. 2003. Philosophical Arguments for and Against Human Reproductive Cloning. Bioethics. 17, 5–6 (Oct. 2003), 447–460. DOI:https://doi.org/10.1111/1467-8519.00360.

[90]

Healthcare Professionals for Assisted DyingHome: http://www.hpad.org.uk/.

[91]

Herbrand, C. 2017. Mitochondrial Replacement Techniques: Who are the Potential Users and will they Benefit? Bioethics. 31, 1 (Jan. 2017), 46–54. DOI:https://doi.org/10.1111/bioe.12311.

[92]

Herring, J. 2009. Losing It - Losing What - The Law and Dementia. Child and Family Law Quarterly. 21, 1 (2009), 3–29.

[93]

Herring, J. 2020. Medical law and ethics. Oxford University Press.

[94]

Heywood, R. 2010. The DPP's Prosecutorial Policy on Assisted Suicide. King's Law Journal. 21, 3 (2010), 425–444.

[95]

Holm, S. A Life in the Shadow: One Reason Why We Should Not Clone Humans. Cambridge Quarterly of Healthcare Ethics. 7, 2, 160–162.

[96]

Holm, S. 2002. Going to the Roots of the Stem Cell Controversy. Bioethics. 16, 6 (Nov. 2002), 493–507. DOI:https://doi.org/10.1111/1467-8519.00307.

[97]

Holtug, N. 1997. Altering Humans—The Case For and Against Human Gene Therapy. Cambridge Quarterly of Healthcare Ethics. 6, 02 (Mar. 1997). DOI:https://doi.org/10.1017/S0963180100007787.

[98]

lan Sample 2018. UK doctors select first women to have 'three-person babies'. Guardian. (Feb. 2018).

[99]

Ilkilic, I. 2009. Coming to Grips with Genetic Exceptionalism: Roots and Reach of an Explanatory Model. Medicine Studies. 1, 2 (Jun. 2009), 131–142. DOI:https://doi.org/10.1007/s12376-009-0015-7.

[100]

Info about the All Party Parliamentary Group on Choice at the End of Life | Social work and end-of-life care: https://sweol.wordpress.com/2012/11/13/info-about-the-all-party-parliamentary-group-on-c hoice-at-the-end-of-life/.

[101]

Jackson, E. 2016. Medical law: text, cases, and materials. Oxford University Press.

[102]

Jackson, E. 2019. Medical law: text, cases, and materials. Oxford University Press.

[103]

Jackson, E. 2016. Medical law: text, cases, and materials. Oxford University Press.

[104]

Jackson, E. 2016. Medical law: text, cases, and materials. Oxford University Press.

[105]

Jackson, E. and Keown, J. 2012. Debating euthanasia. Hart.

[106]

Jensen, D.A. 2008. Human reproductive cloning and reasons for deprivation. Journal of Medical Ethics. 34, 8 (Aug. 2008), 619–623. DOI:https://doi.org/10.1136/jme.2007.021980.

[107]

J.M. Finnis Bland: crossing the Rubicon? Law Quarterly Review.

[108]

Jochemsen, H. 1994. Euthanasia in Holland: an ethical critique of the new law. Journal of Medical Ethics. 20, 4 (1994). DOI:https://doi.org/10.1136/jme.20.4.212.

[109]

Jochemsen, H. and Keown, J. 1999. Voluntary euthanasia under control? Further empirical evidence from The Netherlands. Journal of Medical Ethics. 25, 1 (Feb. 1999), 16–21. DOI:https://doi.org/10.1136/jme.25.1.16.

[110]

John Keown Restoring moral and intellectual shape to the law after Bland. Law Quarterly Review.

[111]

Jones, D.A. 2015. The other woman: Evaluating the language of 'three parent' embryos. Clinical Ethics. 10, 4 (Dec. 2015), 97–106. DOI:https://doi.org/10.1177/1477750915599721.

[112]

Kakuk, P. 2006. Genetic Information in the Age of Genohype. Medicine, Health Care and Philosophy. 9, 3 (Dec. 2006), 325–337.

[113]

Keown, J. 2018. Euthanasia, ethics and public policy: an argument against legalisation. Cambridge University Press.

[114]

Keown, J. 2018. Euthanasia, ethics and public policy: an argument against legalisation. Cambridge University Press. Keown, J. 2018. Euthanasia, ethics and public policy: an argument against legalisation. Cambridge University Press.

[116]

Keown, J. 1997. Euthanasia examined: ethical, clinical and legal perspectives. Cambridge University Press.

[117]

Keown, J. 2007. Physician-Assisted Suicide: Lord Joffe's Slippery Bill. Medical Law Review. 15, 1 (Jan. 2007), 126–135. DOI:https://doi.org/10.1093/medlaw/fwl020.

[118]

Keown, J. 2006. Restoring the Sanctity of Life and Replacing the Caricature: A Reply to David Price. Legal Studies. 26, 1 (2006), 109–119.

[119]

Keownz, J. 2000. Beyond Bland: a critique of the BMA guidance on withholding and withdrawing medical treatment. Legal Studies. 20, 1 (Mar. 2000), 66–84. DOI:https://doi.org/10.1111/j.1748-121X.2000.tb00133.x.

[120]

Kerr, D. 2011. Preserving Life: Scots Law and Assisted Suicide. The Juridical review. 1, (2011), 33–44.

[121]

Kerrigan, J. 2009. Living wills - why? The Journal Online. 54, 1 (2009).

[122]

Kimsma, G.K. and Van Leeuwen, E. 1993. Dutch Euthanasia: Background, Practice, and Present Justifications. Cambridge Quarterly of Healthcare Ethics. 2, 01 (Dec. 1993). DOI:https://doi.org/10.1017/S096318010000058X.

[123]

Krahn, T.M. 2011. Regulating preimplantation genetic diagnosis: the case of Down's Syndrome. Medical Law Review. 19, 2 (Mar. 2011), 157–191. DOI:https://doi.org/10.1093/medlaw/fwr009.

[124]

KUCZEWSKI, M.G. 1994. WHOSE WILL IS IT, ANYWAY? A DISCUSSION OF ADVANCE DIRECTIVES, PERSONAL IDENTITY, AND CONSENSUS IN MEDICAL ETHICS. Bioethics. 8, 1 (Jan. 1994), 27–48. DOI:https://doi.org/10.1111/j.1467-8519.1994.tb00240.x.

[125]

Kuhse, H. 1999. Some Reflections on the Problem of Advance Directives, Personhood, and Personal Identity. Kennedy Institute of Ethics Journal. 9, 4 (1999), 347–364. DOI:https://doi.org/10.1353/ken.1999.0027.

[126]

Kuhse, H. 1987. The sanctity-of-life doctrine in medicine: a critique. Clarendon.

[127]

Kushe, H. 1986. The 2. Case for Active Voluntary Euthanasia. Law, Medicine and Health Care. 4 (1986), 145–148.

[128]

Laurie, G. and Mason, J.J. 2010. Assistance in Dying or Euthanasia - Comments on the End of Life Assistance (Scotland) Bill. Edinburgh Law Review. 14, 3 (2010), 493–497.

[129]

Laurie, G.T. et al. 2019. Mason & McCall Smith's law & medical ethics. Oxford University Press.

[130]

Laurie, G.T. et al. 2019. Mason & McCall Smith's law & medical ethics. Oxford University Press.

[131]

Laurie, G.T. et al. 2019. Mason & McCall Smith's law & medical ethics. Oxford University Press.

[132]

Laurie, G.T. et al. 2019. Mason & McCall Smith's law & medical ethics. Oxford University Press.

[133]

Legemaate, J. and Gevers, J.K.M. 1997. Physician-Assisted Suicide in Psychiatry: Developments in the Netherlands. Cambridge Quarterly of Healthcare Ethics. 6, 02 (Mar. 1997). DOI:https://doi.org/10.1017/S0963180100007799.

[134]

Lewis, P. 2007. Assisted dying and legal change. Oxford University Press.

[135]

Lewis, P. 2011. Informal legal change on assisted suicide: the policy for prosecutors. Legal Studies. 31, 1 (Mar. 2011), 119–134. DOI:https://doi.org/10.1111/j.1748-121X.2010.00184.x.

[136]

Lewis, P. 2007. 'Withdrawal of treatment from a patient in a permanent vegetative state: judicial involvement and innovative 'treatment'. Medical Law Review. 15, 3 (Jan. 2007), 392–399. DOI:https://doi.org/10.1093/medlaw/fwm017.

Liao, S.M. 2009. Is there a duty to share genetic information? Journal of Medical Ethics. 35, 5 (May 2009), 306–309. DOI:https://doi.org/10.1136/jme.2008.027029.

[138]

Lippert-Rasmussen, K. 2015. Genetic Discrimination and Health Insurance. Res Publica. 21, 2 (May 2015), 185–199. DOI:https://doi.org/10.1007/s11158-015-9271-4.

[139]

Livings, B. 2010. A Right to Assist - Assisted Dying and the Interim Policy. Journal of Criminal Law. 74, 1 (2010), 31–52.

[140]

Lord Keith of Kinkel, Lord Goff of Chieveley, Lord Lowry, Lord Browne-Wilkinson and Lord Mustill Sir Thomas Bingham M.R., Butler-Sloss and Hoffmann L.JJ. Sir Stephen Brown P.1992 Dec. 14, 15, 16; 1993 Feb. 41992 Dec. 1, 2, 3; 91992 Nov. 12, 13; 19(c) Incorporated Council of Law Reporting for England & Wales [1993] 2 W.L.R. 316.

[141]

Lord Lane C.J., Ormrod L.J. and Smith J. 1981 March 17(c) Incorporated Council of Law Reporting for England & Wales [1981] 1 W.L.R. 690.

[142]

Lucassen, A. and Gilbar, R. 2018. Disclosure of genetic information to relatives: balancing confidentiality and relatives' interests. Journal of Medical Genetics. 55, 4 (Apr. 2018), 285–286. DOI:https://doi.org/10.1136/jmedgenet-2017-104843.

[143]

Lucassen, A. and Kaye, J. 2006. Genetic testing without consent: the implications of the new Human Tissue Act 2004. Journal of Medical Ethics. 32, 12 (Dec. 2006), 690–692. DOI:https://doi.org/10.1136/jme.2005.013631.

van der Maas, P.J. et al. 1996. Euthanasia, Physician-Assisted Suicide, and Other Medical Practices Involving the End of Life in the Netherlands, 1990–1995. New England Journal of Medicine. 335, 22 (Nov. 1996), 1699–1705. DOI:https://doi.org/10.1056/NEJM199611283352227.

[145]

Maclean, A. 2001. Crossing the Rubicon on the Human Rights Ferry. The Modern Law Review. 64, 5 (2001), 775–794.

[146]

Maclean, A. 1993. The elimination of morality: reflections on utilitarianism and bioethics. Routledge.

[147]

Maclean, A.R. 2008. Advance Directives and the Rocky Waters of Anticipatory Decision-making. Medical Law Review. 16, 1 (Jan. 2008), 1–22. DOI:https://doi.org/10.1093/medlaw/fwm019.

[148]

Maclean, A.R. 2006. Advance directives, future selves and decision-making. Medical Law Review. 14, 3 (Sep. 2006), 291–320. DOI:https://doi.org/10.1093/medlaw/fwl009.

[149]

Malek, J. 2010. Deciding against disability: does the use of reproductive genetic technologies express disvalue for people with disabilities? Journal of Medical Ethics. 36, 4 (Apr. 2010), 217–221. DOI:https://doi.org/10.1136/jme.2009.034645.

[150]

Malpas, P.J. 2008. Is genetic information relevantly different from other kinds of non-genetic information in the life insurance context? Journal of Medical Ethics. 34, 7 (Jul. 2008), 548–551. DOI:https://doi.org/10.1136/jme.2007.023101.

[151]

Margo MacDonald's End of Life Assistance Bill rejected - BBC News: https://www.bbc.co.uk/news/uk-scotland-11876821.

[152]

Mason, J.K. 2003. Clones and Cell Nuclear Replacements: A Edinburgh Law Review. 7, 3 (Sep. 2003), 379–387. DOI:https://doi.org/10.3366/elr.2003.7.3.379. Saga.

[153]

Matti Häyry Response to Special Section: "Cloning: Technology, Policy, and Ethics" (CQ Vol 7, No 2): But What If We Feel That Cloning Is Wrong? Cambridge Quarterly of Healthcare Ethics. 10, 2, 205–208.

[154]

McCall Smith, A. 1999. Euthanasia: the strengths of the middle ground. Medical Law Review. 7, 2 (Jun. 1999), 194–207. DOI:https://doi.org/10.1093/medlaw/7.2.194.

[155]

McDougall, R. 2008. A resource-based version of the argument that cloning is an affront to human dignity. Journal of Medical Ethics. 34, 4 (Apr. 2008), 259–261. DOI:https://doi.org/10.1136/jme.2006.018804.

[156]

McLean, S. 2007. Assisted dying: reflections on the need for law reform. Routledge-Cavendish.

[157]

McLean, S. 2007. Assisted dying: reflections on the need for law reform. Routledge-Cavendish.

[158]

McLean, S. 1996. End-of-life decisions and the law. Journal of Medical Ethics. 22, 5 (1996). DOI:https://doi.org/10.1136/jme.22.5.261.

[159]

McLean, S. et al. 1996. Sometimes a small victory. University of Glasgow, Institute of Law and Ethics in Medicine.

[160]

Mclean, S.A.M. Permanent vegetative state: the legal position. Neuropsychological Rehabilitation. 15, 3, 237–250. DOI:https://doi.org/10.1080/09602010443000272.

[161]

McLean, S.A.M. et al. 2009. Purdy in Scotland: We Hear But Should We Listen? The Juridical review. 4, (2009), 265–284.

[162]

de Melo-Martin, I. 2005. Firing up the nature/nurture controversy: bioethics and genetic determinism. Journal of Medical Ethics. 31, 9 (Sep. 2005), 526–530. DOI:https://doi.org/10.1136/jme.2004.008417.

[163]

de Melo-Martin, I. 2002. On Cloning Human Beings. Bioethics. 16, 3 (Jun. 2002), 246–265. DOI:https://doi.org/10.1111/1467-8519.00284.

[164]

de Melo-Martín, I. 2013. Sex Selection and the Procreative Liberty Framework. Kennedy Institute of Ethics Journal. 23, 1 (2013), 1–18. DOI:https://doi.org/10.1353/ken.2013.0000.

Michalowski, S. 2005. Advance Refusals of Life-Sustaining Medical Treatment: The Relativity of an Absolute Right. Modern Law Review. 68, 6 (Nov. 2005), 958–982. DOI:https://doi.org/10.1111/j.1468-2230.2005.00568.x.

[166]

Michalowski, S. 2005. Trial and Error at the End of Life--No Harm Done? Oxford Journal of Legal Studies. 27, 2 (Dec. 2005), 257–280. DOI:https://doi.org/10.1093/ojls/gqi040.

[167]

Mitchell, C.R. 2016. A duty to warn relatives in clinical genetics: arguably 'fair, just and reasonable' in English law? Professional Negligence. 32, (2016), 120–136.

[168]

Mittra, J. 2007. Predictive Genetic Information and Access to Life Assurance: The Poverty of 'Genetic Exceptionalism'. BioSocieties. 2, 3 (Sep. 2007), 349–373. DOI:https://doi.org/10.1017/S1745855207005789.

[169]

Möller, M. Euthanasia in the Netherlands: the case of "life fatigue". The New Law Journal. 151, 7006.

[170]

Montgomery, J. 2011. Guarding the gates of St Peter: life, death and law making. Legal Studies. 31, 4 (Dec. 2011), 644–666. DOI:https://doi.org/10.1111/j.1748-121X.2011.00205.x.

[171]

Mulheron, R.P. 2010. Medical negligence: non-patient and third party claims. Ashgate.

[172]

Mullock, A. 2012. Deciding the fate of a minimally conscious patient: an unsatisfactory

balancing act? Medical Law Review. 20, 3 (Sep. 2012), 460–469. DOI:https://doi.org/10.1093/medlaw/fws017.

[173]

Mullock, A. 2010. Overlooking the criminally compassionate: what are the implications of prosecutorial policy on encouraging or assisting suicide? Medical Law Review. 18, 4 (Dec. 2010), 442–470. DOI:https://doi.org/10.1093/medlaw/fwq027.

[174]

Mullock, A. 2009. 'Prosecutors Making Bad Law? Medical Law Review. 17, 2 (Jun. 2009), 290–299. DOI:https://doi.org/10.1093/medlaw/fwp009.

[175]

Munby J2004 Feb 26, 27, March 1; July 30(c) Incorporated Council of Law Reporting for England & Wales [2004] EWHC 1879 (Admin).

[176]

Munby J2004 Feb 26, 27, March 1; July 30(c) Incorporated Council of Law Reporting for England & Wales [2004] EWHC 1879 (Admin).

[177]

Non-consensual DNA analysis | Human Tissue Authority: https://www.hta.gov.uk/policies/non-consensual-dna-analysis.

[178]

Ogilvie, A.D. and Potts, S.G. 1994. Assisted suicide for depression: the slippery slope in action? BMJ. 309, 6953 (Aug. 1994), 492–493. DOI:https://doi.org/10.1136/bmj.309.6953.492.

[179]

Oregon Health Authority : Frequently Asked Questions : Death with Dignity Act : State of

Oregon:

http://www.oregon.gov/oha/ph/ProviderPartnerResources/EvaluationResearch/DeathwithDignityAct/Pages/faqs.aspx.

[180]

Ost, S. 2010. The de-medicalisation of assisted dying: is a less medicalised model the way forward? Medical Law Review. 18, 4 (Dec. 2010), 497–540. DOI:https://doi.org/10.1093/medlaw/fwq025.

[181]

Otlowski, M. et al. 2012. Genetic Discrimination: International Perspectives. Annual Review of Genomics and Human Genetics. 13, 1 (Sep. 2012), 433–454. DOI:https://doi.org/10.1146/annurev-genom-090711-163800.

[182]

Otlowski, M. 2000. Voluntary euthanasia and the common law. Oxford University Press.

[183]

Otlowski, M. 2000. Voluntary euthanasia and the common law. Oxford University Press.

[184]

Parker, M. 2004. Genetic information: a joint account? BMJ. 329, 7458 (Jul. 2004), 165–167. DOI:https://doi.org/10.1136/bmj.329.7458.165.

[185]

Plümecke, T. 2016. Genes, symptoms, and the "asymptomatic ill": toward a broader understanding of genetic discrimination. New Genetics and Society. 35, 2 (Apr. 2016), 124–148. DOI:https://doi.org/10.1080/14636778.2016.1176525.

[186]

Porter, G. and Smith, M.K. 2013. Preventing the selection of "deaf embryos" under the Human Fertilisation and Embryology Act 2008: problematizing disability? New Genetics and Society. 32, 2 (Jun. 2013), 171–189.

DOI:https://doi.org/10.1080/14636778.2013.788355.

[187]

Price, D. 2001. Fairly Bland: An Alternative View of a Supposed New Death Ethic and the BMA Guidelines. Legal Studies. 21, 4 (2001), 618–643.

[188]

Price, D. 2007. My View of the Sanctity of Life: A Rebuttal of John Keown's Critique. Legal Studies. 27, 4 (2007), 549–565.

[189]

RCP London:

https://www.rcplondon.ac.uk/search?text=press%20releases%20patients%20vegetative% 20state%20updated%20guidelines&keys=.

[190]

Rulli, T. 2017. The Mitochondrial Replacement 'Therapy' Myth. Bioethics. 31, 5 (Jun. 2017), 368–374. DOI:https://doi.org/10.1111/bioe.12332.

[191]

Sally Lipscombe Assisted suicide.

[192]

Sarah Barber Mitochondrial Donation.

[193]

Savulescu, J. and Harris, J. 2004. The Creation Lottery: Final Lessons from Natural Reproduction: Why Those Who Accept Natural Reproduction Should Accept Cloning and Other Frankenstein Reproductive Technologies. Cambridge Quarterly of Healthcare Ethics. 13, 01 (Jan. 2004). DOI:https://doi.org/10.1017/S0963180104241123.

[194]

Savulescu, J. and Kahane, G. 2009. The Moral Obligation to Create Children with the Best Chance of the Best Life. Bioethics. 23, 5 (Jun. 2009), 274–290. DOI:https://doi.org/10.1111/j.1467-8519.2008.00687.x.

[195]

Seamus Burns Human rights: How certain is death?

[196]

Singer, P. 1986. Applied ethics. Oxford University Press.

[197]

Skene, L. et al. 2009. Neuroimaging and the withdrawal of life-sustaining treatment from patients in vegetative state. Medical Law Review. 17, 2 (Jun. 2009), 245–261. DOI:https://doi.org/10.1093/medlaw/fwp002.

[198]

Smith, M.K. 2013. The Human Fertilisation and Embryology Act 2008: restrictions on the creation of "saviour siblings" and the relevance of the harm principle. New Genetics and Society. 32, 2 (Jun. 2013), 154–170. DOI:https://doi.org/10.1080/14636778.2013.788358.

[199]

Smith, S.W. 2005. Evidence for the Practical Slippery Slope in the Debate on Physician-Assisted Suicide and Euthanasia. Medical Law Review. 13, 1 (Mar. 2005), 17–44. DOI:https://doi.org/10.1093/medlaw/fwi002.

[200]

Social Care Institute for Excellence (SCIE): http://www.scie.org.uk/?res=true.

[201]

Social Care Institute for Excellence (SCIE): http://www.scie.org.uk/?res=true.

[202]

Sparrow, R. 2006. Cloning, Parenthood, and Genetic Relatedness. Bioethics. 20, 6 (Nov. 2006), 308–318. DOI:https://doi.org/10.1111/j.1467-8519.2006.00509.x.

[203]

Stark, Z. et al. 2016. Predictive genetic testing for neurodegenerative conditions: how should conflicting interests within families be managed? Journal of Medical Ethics. 42, 10 (Oct. 2016), 640–642. DOI:https://doi.org/10.1136/medethics-2016-103400.

[204]

Stauch, M. and Wheat, K. 2015. Text, cases and materials on medical law and ethics. Routledge.

[205]

Stewart, A. and Brice, P. 2004. Genetics, Health and Disease.

[206]

Stirton, R. 2012. Insurance, Genetic Information and the Future of Industry Self-Regulation in the UK. Law, Innovation and Technology. 4, 2 (Dec. 2012), 212–237. DOI:https://doi.org/10.5235/LIT.4.2.212.

[207]

Strong, C. Cloning and Infertility. Cambridge Quarterly of Healthcare Ethics. 7, 3, 279–293.

[208]

The Commission on Assisted Dying The current legal status of assisted dying is

inadequate and incoherent.

[209]

The CPS : Assisted Suicide: https://www.cps.gov.uk/publication/assisted-suicide.

[210]

The House of Lords - Assisted Dying Bill Reports: https://publications.parliament.uk/pa/ld/ldasdy.htm.

[211]

Thomas, R.G. 2012. Genetics and insurance in the United Kingdom 1995–2010: the rise and fall of "scientific" discrimination. New Genetics and Society. 31, 2 (Jun. 2012), 203–222. DOI:https://doi.org/10.1080/14636778.2012.662046.

[212]

Thorpe J.1993 Oct. 8, 11; 14(c) Incorporated Council of Law Reporting for England & Wales [1994] 1 W.L.R. 290.

[213]

Treatment and care towards the end of life: decision making: http://www.gmc-uk.org/guidance/ethical_guidance/end_of_life_care.asp.

[214]

Treatment and care towards the end of life: decision making: http://www.gmc-uk.org/guidance/ethical_guidance/end_of_life_care.asp.

[215]

Van der Maas, P. 1991. Euthanasia and other medical decisions concerning the end of life. The Lancet. 338, 8768 (Sep. 1991), 669–674. DOI:https://doi.org/10.1016/0140-6736(91)91241-L.

[216]

Varvaštian, S. 2015. UK's Legalisation of Mitochondrial Donation in IVF Treatment: A Challenge to the International Community or a Promotion of Life-saving Medical Innovation to Be Followed by Others? European Journal of Health Law. 22, 5 (2015), 405–425. DOI:https://doi.org/10.1163/15718093-12341366 http://dx.doi.org.ezproxy.lib.gla.ac.uk/10.1163/15718093-12341366.

[217]

Vickers, L. Assisted dying and the laws of three European countries. The New Law Journal. 147, 6789.

[218]

van der Wal, G. et al. 1994. 'Voluntary Active Euthanasia and Physician-Assisted Suicide in Dutch Nursing Homes: Requests and Administration. Journal of the American Geriatrics Society. 42, (1994), 620–623.

[219]

Walker, S. 2011. Autonomy or Preservation of Life? Advance Directives and patients with dementia. U.C.L. jurisprudence review. 17, (2011), 100–121.

[220]

Welcome to the HFEA | Human Fertilisation and Embryology Authority: https://www.hfea.gov.uk/.

[221]

Wikler, D. 1999. Can we learn from eugenics? Journal of Medical Ethics. 25, 2 (Apr. 1999), 183–194. DOI:https://doi.org/10.1136/jme.25.2.183.

[222]

Wilkinson, R. 2010. Unjustified Discrimination: Is the Moratorium on the use of Genetic Test Results by Insurers a Contradiction in Terms? Health Care Analysis. 18, 3 (Sep. 2010),

279-293. DOI:https://doi.org/10.1007/s10728-009-0137-9.

[223]

Wilkinson, R.H. 2010. Genetic information: Important but not "exceptional". Identity in the Information Society. 3, 3 (Dec. 2010), 457–472. DOI:https://doi.org/10.1007/s12394-010-0070-y.

[224]

Wilkinson, S. 2008. Sexism, Sex Selection and 'Family Balancing'. Medical Law Review. 16, 3 (Jul. 2008), 369–389. DOI:https://doi.org/10.1093/medlaw/fwn013.

[225]

Williams, G. 2010. Assisting Suicide, the Code for Crown Prosecutors and the DPP's Discretion. Common Law World Review. 39, 2 (2010), 181–203.

[226]

Williams, G.O. 2007. Intention and causation in medical non-killing: the impact of criminal law concepts on euthanasia and assisted suicide. Routledge-Cavendish.

[227]

Wrigley, A. et al. 2015. Mitochondrial Replacement: Ethics and Identity. Bioethics. 29, 9 (Nov. 2015), 631–638. DOI:https://doi.org/10.1111/bioe.12187.

[228]

A code of practice for the diagnosis and confirmation of death - Academy of Medical Royal Colleges.

[229]

ABC v St George's Healthcare NHS Trust & Ors [2017] EWCA Civ 336 (16 May 2017).

[230]

Adults with Incapacity (Scotland) Act 2000.

[231]

Adults with Incapacity (Scotland) Act 2000.

[232]

Adults with Incapacity (Scotland) Act 2000: A short guide to the Act.

[233]

Adults with Incapacity (Scotland) Act 2000: A short guide to the Act.

[234]

Adults with Incapacity (Scotland) Act 2000 asp 4 (Scottish Act)Arrangement of Act.

[235]

Adults with Incapacity (Scotland) Act 2000: Code of Practice (Third Edition): For Practitioners Authorised to Carry Out Medical Treatment or Research Under Part 5 of the Act effective from 10 May 2010 - 0105906.pdf.

[236]

Adults with Incapacity (Scotland) Act 2000: Code of Practice (Third Edition): For Practitioners Authorised to Carry Out Medical Treatment or Research Under Part 5 of the Act effective from 10 May 2010 - 0105906.pdf.

[237]

An NHS Trust v J.

[238]

Appeal to the House of Lords, [2009] UKHL 45.

[239]

Assisted Dying Bill (HL Bill 25 2015-16).

[240]

Assisted Dying Bill Explanatory Notes (HL Bill 25).

[241]

Assisted Dying Bill (HL Bill 6 2014-15).

[242]

Assisted Dying Bill (HL Bill 6 2014-15) explanatory notes.

[243]

Assisted Dying for the Terminally III Bill 2005 (Lord Joffe's Bill).

[244]

Assisted Dying (No. 2) Bill 2015-16 — UK Parliament.

[245]

Assisted Suicide Bill Explanatory Notes.

[246]

Assisted Suicide (Scotland) Bill.

[247]

Attorney General v Able and others [1984] 1 QB 795.

[248]

Brain stem death - NHS Choices.

[249]

Code on Genetic Testing and Insurance.

[250]

2017. Confidentiality: good practice in handling patient information (2017). General Medical Council.

[251]

Coroners and Justice Act 2009 c. 25 Arrangement of Act.

[252]

Court of Protection Practice Direction 9E - Serious Medical Treatment.

[253]

Dying with Dignity Consultation paper.

[254]

End of Life Assistance (Scotland) Bill.

[255]

End of Life Assistance (Scotland) Bill.

[256]

End of life care - NHS Choices.

[257]

End of life care: Flow chart for decision making when patients may lack capacity.

[258]

2009. End-of-Life Decisions: views of the BMA.

[259]

2009. End-of-Life Decisions: views of the BMA.

[260]

2009. End-of-Life Decisions: views of the BMA.

[261]

HE v A Hospital NHS Trust [2003] EWHC 1017.

[262]

HFEA Code of Practice.

[263]

HFEA Code of Practice.

[264]

Human Fertilisation and Embryology Act 1990.

[265]

Human Fertilisation and Embryology Act 1990.

[266]

Human Fertilisation and Embryology Act 1990.

[267]

Human Tissue Act 2004 c. 30Arrangement of Act.

[268]

In re C (Adult: Refusal of treatment) [1994] 1 WLR 290.

[269]

In Re T (Adult - Refusal of Medical Treatment) [1992] 3 WLR 782.

[270]

Law Hospital N.H.S. Trust Pursuers against Lord Advocate and others Defenders.

[271]

LDW - Parliament - Safeguarding Choice - Draft Bill.

[272]

2010. Medical Law Review. 18, 4 (2010).

[273]

Mental Capacity Act 2005.

[274]

Mental Capacity Act 2005.

[275]

Mental Capacity Act 2005 c. 9Arrangement of Act.

[276]

Mental Capacity Act Code of Practice.

[277]

Mental Capacity Act Code of Practice.

[278]

N, Re [2015] EWCOP 76 (19 November 2015).

[279]

2001. NHS TRUST A v H.

[280]

Nicklinson v Ministry of Justice [2014] UKSC 38.

[281]

Nicklinson v Ministry of Justice [2014] UKSC 38.

[282]

Nicklinson v UK (admissibility) (2015) 61 EHRR SE7.

[283]

Nicklinson v UK (admissibility) (2015) 61EHRRSE7.

[284]

Nuffield Council on Bioethics Genome editing and human reproduction.

[285]

Nuffield Council on Bioethics Genome editing and human reproduction short guide.

[286]

Practice Direction.

[287]

Pretty v UK, Application no. 2346/02 (2002) 35 EHRR 1.

[288]

Pretty v UK, Application no. 2346/02 [2002] 2 FLR 45.

[289]

Prolonged disorders of consciousness: national clinical guidelines | RCP London.

[290]

R. (on the application of Purdy) v DPP [2009] EWCA Civ 92.

[291]

R. (on the application of Quintavalle) v Human Fertilisation and Embryology Authority (HL) [2005] UKHL 28.

[292]

R (On the Application of Quintavalle) v Secretary of State for Health (HL) [2003] UKHL 13.

[293]

R v Cox.

[294]

R v Cox.

[295]

R v Director of Public Prosecutions, Secretary of State for the Home Department, ex parte Dianne Pretty [2002] 1 AC 800 (HL).

[296]

R v Reed [1982] Crim LR 819.

[297]

R. v S [2005] EWCA Crim 819.

[298]

Re AK.

[299]

2002. Re B (adult: refusal of medical treatment).

[300]

Re E (Medical treatment: Anorexia) (Rev 1) [2012] EWCOP 1639 (15 June 2012).

[301]

Re E (Medical treatment: Anorexia) (Rev 1) [2012] EWCOP 1639 (15 June 2012).

[302]

Re M; W v M [2011] EWHC 2443 (COP) - Mental Health Law Online.

[303]

1992. Re T (adult: refusal of medical treatment).

[304]

1992. Re T (adult: refusal of medical treatment).

[305]

Re Z [2004] WL 2790666 (Fam Div), [2005] 1 W.L.R. 959.

[306]

2015. Scottish parliament rejects assisted dying law. The Guardian. (2015).

[307]

2019. Second woman carrying gene-edited baby, Chinese authorities confirm. Guardian. (Jan. 2019).

[308]

Smith & Anor v University of Leicester NHS Trust [2016] EWHC 817 (QB) (15 April 2016).

[309]

Stanford Encyclopedia of Philosophy.

[310]

Stanford Encyclopedia of Philosophy.

[311]

Stanford Encyclopedia of Philosophy.

[312]

Suicide Act 1961 c. 60 Arrangement of Act.

[313]

The Coroners and Justice Bill 2008-9.

[314]

The CPS : Assisted Suicide : 'Policy for Prosecutors in respect of cases of encouraging or assisting suicide'.

[315]

The Employment Practices Code.

[316]

The Employment Practices Code – Supplementary Guidance.

[317]

The Human Fertilisation and Embryology (Mitochondrial Donation) Regulations 2015.

[318]

Treatment and care towards the end of life: decision making. General Medical Council.

[319]

Treatment and care towards the end of life: decision making. General Medical Council.

[320]

2015. UK Parliament, Parliamentary Office of Science and Technology Briefing Paper: Vegetative and minimally conscious states.

[321]

Vegetative state: guidance on diagnosis and management – RCP London.

[322]

W Healthcare NHS Trust v. H and others [2005] 1 W.L.R. 834.

[323]

W Healthcare NHS Trust v. H and others [2005] 1 W.L.R. 834.

[324]

2018. World's first gene-edited babies created in China, claims scientist. Guardian. (Nov. 2018).