

# EUTHANASIA

## *Euthanasia Examined*

ETHICAL, CLINICAL AND  
LEGAL PERSPECTIVES

*Edited by John Keown*

# Euthanasia Examined Ethical Clinical And Legal Perspectives

**John Keown**



## **Euthanasia Examined Ethical Clinical And Legal Perspectives:**

**Euthanasia Examined** John Keown, 2011-03-29 Whether euthanasia or assisted suicide should be legalized is one of the most pressing and profound questions facing legislators health care professionals their patients and all members of society. Regrettably the debate is too often characterized by rhetoric rather than reason. This book aims to inform the debate by acquainting anyone interested in this vital question with some of the major ethical legal clinical and theological issues involved. The essays it contains are authoritative in that they have been commissioned from some of the world's leading experts, balanced in that they reflect divergent viewpoints, including a vigorous debate between two eminent philosophers, and readable in that they should be readily understood by the general reader. *Euthanasia, Ethics and Public Policy* John Keown, 2002-04-25 Whether the law should permit voluntary euthanasia or physician assisted suicide is one of the most vital questions facing all modern societies. Internationally the main obstacle to legalisation has proved to be the objection that even if they were morally acceptable in certain hard cases, voluntary euthanasia and physician assisted suicide could not be effectively controlled: society would slide down a slippery slope to the killing of patients who did not make a free and informed request or for whom palliative care would have offered an alternative. How cogent is this objection? This book provides the general reader who need have no expertise in philosophy law or medicine with a lucid introduction to this central question in the debate, not least by reviewing the Dutch euthanasia experience. It will interest all in any country whether currently for or against legalisation who wish to ensure that their opinions are better informed. **Euthanasia, Ethics and the Law** Richard Huxtable, 2007-11-20 *Euthanasia Ethics and the Law* argues that the law governing the ending of life in England and Wales is unclear, confused and often contradictory. It shows that the rules are in competition because the ethical principles underlying them are so diverse and conflicting. This book covers topics including the Diane Pretty litigation, Lord Joffe's Assisted Dying for the Terminally Ill Bill, the advent of death tourism and the real status of involuntary and passive euthanasia in English law. **The Oxford Handbook of Practical Ethics** Hugh LaFollette, 2005-09-15 This is a guide to contemporary thought on ethical issues in all areas of human activity: personal, medical, sexual, social, political, judicial and international, from the natural world to the world of business. *Law, Ethics and Compromise at the Limits of Life* Richard Huxtable, 2013 A conflict arises in the clinic over the care of a critically ill incapacitated patient. The clinicians and the patient's family confront a difficult choice: to treat or not to treat. Decisions to withdraw or withhold life-sustaining treatment feature frequently in the courts and in the world's media, with prominent examples including the cases of Charlotte Wyatt in the UK and Terri Schiavo in the USA. According to legislation like the Mental Capacity Act 2005, the central issues are the welfare or best interests of the patient alongside any wishes they might have conveyed via an advance directive or through the appointment of a lasting power of attorney. Richard Huxtable argues that the law governing both welfare and wishes frequently fails to furnish clinicians and families with the guidance they require. However, he finds this unsurprising.

given the competing ethical issues at stake Huxtable proposes that there is a case for principled compromise here such that the processes for resolving principled disputes take precedence He argues for greater ethical engagement through a reinvigorated system of clinical ethics support in which committees work alongside the courts to resolve the conflicts that can arise at the limits of life Providing a comprehensive account of the law pertaining to children and adults alike and distinctively combining medico legal and bioethical insights this book engages scholars and students from both disciplines as well as informing clinicians about the scope and limits of law at the limits of life Dementia and Ethics Reconsidered Julian Hughes,2023-05-30 In this masterful book Julian Hughes makes a convincing case that many acts in clinical and care practice are ethical matters Hughes takes us gently through a jungle of philosophical ideas and explores a series of ethical issues in dementia care such as diagnosis covert medication and end of life care His humanity shines through as he favours a values based approach to care and concludes by declaring in the spirit of Tom Kitwood that the person must be placed first in order to do what is right and good for people living with dementia A must have volume for practitioners social scientists and enlightened general readers Tom Denning Professor of Dementia Research School of Medicine University of Nottingham UK This book is totally brilliant The outstanding author Dr Julian Hughes must now be considered the foremost ethicist of his generation when it comes to caring for individuals with dementia This is now the book that everyone who cares about dementia and ethics must read discuss and implement It is a huge contribution Stephen G Post PhD Director Center for Medical Humanities Compassionate Care Bioethics Stony Brook University School of Medicine USA This book should be an essential read for all of us who support and navigate the ethical issues relating to people with dementia and their families Paul Edwards Director of Clinical Services Dementia UK Ethical issues are involved in every decision that is made in connection with someone living with dementia from decisions about care and treatment to decisions about research and funding This book encourages the reader to reconsider ethics in dementia care with the use of patterns of practice an innovative idea developed by the author The book highlights the importance of understanding the person s narrative of good communication high quality care and expert interpretation of the meaning of situations for people living with dementia This book Reviews ethical theories and approaches in connection with dementia care Considers issues such as stigma quality of life personhood and citizenship in relation to dementia Looks at issues relevant to research ethics Presents case vignettes to highlight a complete spectrum of ethical issues that arise in dementia care Is accessibly written for multiple audiences from people living with dementia to practitioners Dementia and Ethics Reconsidered is a comprehensive account of thought and practice in relation to ethical issues that arise in the context of dementia care which seeks to show how ethical thinking can be put into practice and prove relevant to day to day experience The Reconsidering Dementia Series is an interdisciplinary series published by Open University Press that covers contemporary issues to challenge and engage readers in thinking deeply about the topic The dementia field has developed rapidly in its scope and practice over the past

ten years and books in this series will unpack not only what this means for the student academic and practitioner but also for all those affected by dementia Series Editors Dr Keith Oliver and Professor Dawn Brooker MBE Julian C Hughes was a consultant in old age psychiatry Having trained in both philosophy and medicine he was appointed honorary professor of philosophy of ageing at Newcastle University UK and subsequently professor of old age psychiatry at the University of Bristol UK He was deputy chair of the Nuffield Council on Bioethics UK Life and Death in Healthcare Ethics Helen

Watt,2002-01-31 In a world of rapid technological advances the moral issues raised by life and death choices in healthcare remain obscure Life and Death in Healthcare Ethics provides a concise thoughtful and extremely accessible guide to these moral issues Helen Watt examines using real life cases the range of choices taken by healthcare professionals patients and clients which lead to the shortening of life The topics looked at include euthanasia and withdrawal of treatment the persistent vegetative state abortion IVF and cloning life saving treatment of pregnant women Clearly written and insightful Life and Death in Healthcare Ethics presupposes no prior knowledge of philosophy It will be of interest to anyone confronting healthcare ethics for the first time or seeking to develop his or her understanding of some core topics in the field The Metaphysics and Ethics of Death James Stacey Taylor,2013-10-03 The questions that surround death Is death a harm to the person who dies Should we be afraid of death Can the dead be harmed Can they be wronged have been of widespread interest since Classical times This interest is currently enjoying a renaissance across a broad spectrum of philosophical fields ranging from metaphysics to bioethics This volume is the first to bring together original essays that both address the fundamental questions of the metaphysics of death and explore the relationship between those questions and some of the areas of applied ethics in which they play a central role The essays in Part I of this volume examine some of the Classical approaches to fundamental metaphysical questions surrounding death addressing in particular the question of whether a person's death can be a harm to her The theme of the value of death is continued in Part II with essays addressing this issue through a more contemporary lens The essays in Part III address the related but separate issue of whether persons can be harmed by events that occur after they die Finally the essays in Part IV apply the metaphysical issues addressed in Parts I through III to various issues in bioethics including the question of posthumous organ procurement suicide and survival after brain injury Written by some of the most prominent philosophers working on these issues today the essays in this volume showcase the state of the art of both the metaphysics of death and its importance to many areas of applied ethics

*Bioethics, Medicine and the Criminal Law* Amel Alghrani,Rebecca Bennett,Suzanne Ost,2013 This volume analyses how effectively criminal law operates as a forum for resolving ethical conflict in the delivery of health care The Right to Life and Conflicting Interests Elizabeth Wicks,2010 The right to life is a core human right which has not yet received the detailed legal analysis that it requires This book provides detailed critical analysis of the controversial human right to life and in particular assesses the weight of conflicting interests which could and or should serve to override the right This

contemporary study of the right to life focuses on the legal as well as ethical issues raised by the value of life in modern day society It seeks to analyse the development meaning and value of the fundamental human right to life in the context of its conflicts with other competing interests The book begins with an overview of the right to life in which the concept of life itself is first analysed before both the right and its legal protection and enforcement are subjected to historical philosophical and comparative analysis The remainder of the book identifies and assesses the merits of various competing interests These comprise armed conflict prevention of crime rights of others autonomy quality of life and finite resources The right to life is unusual in having potential application to so many of today s ethically controversial questions This new work investigates specific topics of current political legal and ethical concern such as the right to life during international conflicts the role of lethal force in law enforcement the death penalty the right to life of a foetus in the context of legalised abortion and the significance of quality of life and autonomy issues in respect of euthanasia and assisted suicide

**Human Dignity in Bioethics and Law** Charles Foster, 2011-09-01 Dignity is often denounced as hopelessly amorphous or incurably theological as feel good philosophical window dressing or as the name given to whatever principles give you the answer that you think is right This is wrong says Charles Foster dignity is not only an essential principle in bioethics and law it is really the only principle In this ambitious paradigm shattering but highly readable book he argues that dignity is the only sustainable Theory of Everything in bioethics For most problems in contemporary bioethics existing principles such as autonomy beneficence non maleficence justice and professional probity can do a reasonably workmanlike job if they are all allowed to contribute appropriately But these are second order principles each of which traces its origins back to dignity And when one gets to the frontiers of bioethics such as human enhancement dignity is the only conceivable language with which to describe and analyse the strange conceptual creatures found there Drawing on clinical anthropological philosophical and legal insights Foster provides a new lexicon and grammar of that language which is essential reading for anyone wanting to travel in the outlandish territories of bioethics and strongly recommended for anyone wanting to travel comfortably anywhere in bioethics or medical law

Issues in Ethics Sam Vaknin, 2005-02-16 Issues in ethics the right to life cloning abortion animal rights and other controversial topics

*Autonomy, Consent and the Law* Sheila A.M. McLean, 2009-09-10 Autonomy is often said to be the dominant ethical principle in modern bioethics and it is also important in law Respect for autonomy is said to underpin the law of consent which is theoretically designed to protect the right of patients to make decisions based on their own values and for their own reasons The notion that consent underpins beneficent and lawful medical intervention is deeply rooted in the jurisprudence of countries throughout the world However Autonomy Consent and the Law challenges the relationship between consent rules and autonomy arguing that the very nature of the legal process inhibits its ability to respect autonomy specifically in cases where patients argue that their ability to act autonomously has been reduced or denied as a result of the withholding of information which they would have wanted to receive Sheila McLean further argues

that the bioethical debate about the true nature of autonomy while rich and challenging has had little if any impact on the law Using the alleged distinction between the individualistic and the relational models of autonomy as a template the author proposes that while it might be assumed that the version ostensibly preferred by law roughly equivalent to the individualistic model would be transparently and consistently applied in fact courts have vacillated between the two to achieve policy based objectives This is highlighted by examination of four specific areas of the law which most readily lend themselves to consideration of the application of the autonomy principle namely refusal of life sustaining treatment and assisted dying maternal foetal issues genetics and transplantation This book will be of great interest to scholars of medical law and bioethics

Hospitality as Holiness Luke Bretherton, 2017-03-02 We live amid increasing ethical plurality and fragmentation while at the same time more and more questions of moral gravity confront us Some of these questions are new such as those around human cloning and genetics Other questions that were previously settled have re emerged such as those around the place of religion in politics Responses to such questions are diverse numerous and often vehemently contested Hospitality as Holiness seeks to address the underlying question facing the church within contemporary moral debates how should Christians relate to their neighbours when ethical disputes arise The problems the book examines centre on what the nature and basis of Christian moral thought and action is and in the contemporary context whether moral disputes may be resolved with those who do not share the same framework as Christians Bretherton establishes a model that of hospitality for how Christians and non Christians can relate to each other amid moral diversity This book will appeal to those interested in the broad question of the relationship between reason tradition natural law and revelation in theology and more specifically to those engaged with questions about plurality tolerance and ethical conflict in Christian ethics and medical ethics

**The Bioethics of the 'Crazy Ape'** Oguz Kelemen, Gergely Tari, 2019-12-31 The Bioethics of the Crazy Ape collects a wide range of bioethical topics Bioethical questions are eternal by nature although our technologized times transform old issues in forms never before experienced Just like the famous scientist Albert Szent Gyorgyi believed in his time we also believe that all the contributing authors recognised their moral responsibility in adding new approaches to the continuum of each debate Although this responsibility has become increasingly complex we must avoid to become barriers of the scientific development Bioethics as an applied field of philosophy should always try to establish a framework for a sustainable world in daily clinical practice in cases of human experiments and not least in the natural environment

*Essential Law and Ethics in Nursing* Paul Buka, 2020-07-12 This thoroughly updated third edition lays a solid foundation for understanding the intersection of law ethics and the rights of the patient in the context of everyday nursing and health care practice Outlining the key legal and ethical principles relevant to nurses Essential Law and Ethics In Nursing Patients Rights and Decision Making previously entitled Patients Rights Law and Ethics for Nurses uses an easy to read style that conveys key principles in an accessible way It provides a clear understanding not only of basic legal provisions in health care but also of wider issues relating to human

rights covers topics such as ethical decision making the regulation of nursing confidentiality laws concerning human rights safe practice vulnerable people elder abuse and employment regulations and includes thinking points case studies and relevant case law to help link theory with practice This is essential reading for nurses and an important reference for midwives and allied health professionals

Introducing Political Philosophy William Abel, Elizabeth Kahn, Andrew Walton, Tom Parr, 2021 The opening chapter familiarises students with the aims and methods of political philosophy It explains the tools required to practice the discipline and discusses how to apply these to political arguments Each of the fifteen subsequent chapters focuses on a distinct area of public policy such as affirmative action humanitarian intervention immigration and parental leave The authors introduce students to the moral questions that lie at the heart of these political disputes as well as to some of the relevant academic literature The authors believe that the best way to learn about political philosophy is to see it in action By arguing for a position in each chapter and defending it against criticisms they demonstrate to students how political philosophy can inform our analysis of public policy *Introducing Political Philosophy* is available for students and institutions to purchase in a variety of formats and is supported by online resources The e book offers a mobile experience and convenient access along with hyperlinks a list of web links and self test questions helping to test your knowledge and understanding of policy areas and the philosophical arguments that influence them [www.oxfordtextbooks.co.uk/ebooks](http://www.oxfordtextbooks.co.uk/ebooks) Student resources a curated list of websites help you to deepen your knowledge of policy areas and self test questions help you to critically evaluate key points from each chapter Lecturer resources include seminar activities to encourage student engagement discussion and debate guidance on using the teaching activities a teaching guide explaining how to get the most out of the book s inside out approach and customisable PowerPoint slides on key topics thinkers and concepts to aid effective teaching preparation

*Ending Life* Margaret Pabst Battin, 2005-05-05 Margaret Pabst Battin has established a reputation as one of the top philosophers working in bioethics today This work is a sequel to Battin s 1994 volume *The Least Worst Death* The last ten years have seen fast moving developments in end of life issues from the legalization of physician assisted suicide in Oregon and the Netherlands to furor over proposed restrictions of scheduled drugs used for causing death and the development of NuTech methods of assistance in dying Battin s new collection covers a remarkably wide range of end of life topics including suicide prevention AIDS suicide bombing serpent handling and other religious practices that pose a risk of death genetic prognostication suicide in old age global justice and the duty to die and suicide physician assisted suicide and euthanasia in both American and international contexts As with the earlier volume these new essays are theoretically adroit but draw richly from historical sources fictional techniques and ample factual material

*Matters of Life and Death* David Orentlicher, 2021-03-09 Philosophical debates over the fundamental principles that should guide life and death medical decisions usually occur at a considerable remove from the tough real world choices made in hospital rooms courthouses and legislatures David Orentlicher seeks to change that drawing on his extensive



experience in both medicine and law to address the translation of moral principle into practice a move that itself generates important moral concerns Orentlicher uses controversial life and death issues as case studies for evaluating three models for translating principle into practice Physician assisted suicide illustrates the application of generally valid rules a model that provides predictability and simplicity and more importantly avoids the personal biases that influence case by case judgments The author then takes up the debate over forcing pregnant women to accept treatments to save their fetuses He uses this issue to weigh the avoidance of perverse incentives an approach to translation that follows principles hesitantly for fear of generating unintended results And third Orentlicher considers the denial of life sustaining treatment on grounds of medical futility in his evaluation of the tragic choices model which hides difficult life and death choices in order to prevent paralyzing social conflict Matters of Life and Death is a rich and stimulating contribution to bioethics and law It is the first book to examine closely the broad problems of translating principle into practice And by analyzing specific controversies along the way it develops original insights likely to provoke both moral philosophers and those working on thorny issues of life and death

**The Cambridge Medical Ethics Workbook** Michael Parker, Donna Dickenson, 2001-03-22 This is a case based introduction designed to examine the ethical questions raised by modern medical practice

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