

## CONTENTS

<i>List of Illustrations</i>	ix
<i>Foreword to the First Edition</i>	x
LORD MUSTILL	
<i>Foreword to the Second Edition</i>	xii
LORD JUDGE	
<i>Preface</i>	xv
<i>Acknowledgements</i>	xviii
<i>List of Abbreviations</i>	xix
<i>Table of Cases</i>	xxi
<b>Introduction</b>	1
<b>PART I Definitions</b>	7
1 <b>Euthanasia and Physician-Assisted Suicide</b>	9
2 <b>Intended versus Foreseen Life-Shortening</b>	22
<b>PART II The Ethical Debate: Human Life, Autonomy, Legal Hypocrisy and the Slippery Slope</b>	35
3 <b>The Value of Human Life</b>	37
4 <b>The Value of Autonomy</b>	50
5 <b>Legal Hypocrisy?</b>	56
6 <b>The Slippery Slope Arguments</b>	67
<b>PART III The Dutch Experience: Controlling VAE? Condoning NVAE?</b>	91
7 <b>The Guidelines</b>	93
8 <b>The First Survey: The Incidence of Euthanasia</b>	99
9 <b>Breach of the Guidelines</b>	111

10	The Slide toward NVAE	123
11	The Second Survey	133
12	The Dutch in Denial?	144
13	The Euthanasia Act and the Code of Practice	157
14	Effective Control since 2002?	180
15	Continuing Concerns	211
16	A Right to Physician-Assisted Suicide by Stopping Eating and Drinking?	243
17	Assisted Suicide for the Elderly with 'Completed Lives'	261
	PART IV Belgium	281
18	The Belgian Legislation	283
19	Belgium's Lack of Effective Control	298
	PART V Australia	327
20	The Northern Territory	329
	PART VI The United States	343
21	The Oregon Model	345
22	The US Supreme Court: <i>Glucksberg</i> and <i>Quill</i>	377
	PART VII Canada	395
23	The Supreme Court of Canada: <i>Carter</i>	397
24	Canada's Euthanasia Legislation	432
	Conclusion	458
	Afterword	473
	<i>Bibliography</i>	487
	<i>Index</i>	514