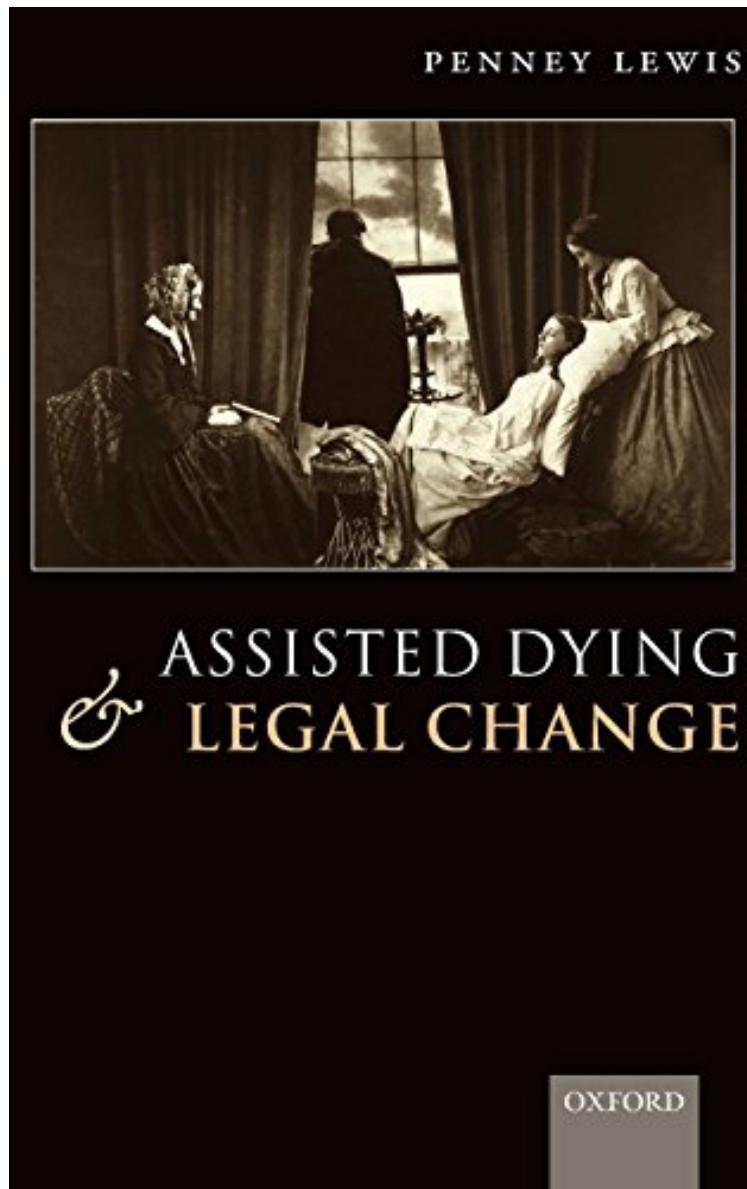


(Read now) Assisted Dying and Legal Change

## Assisted Dying and Legal Change

*Penney Lewis*

*ebooks | Download PDF | \*ePub | DOC | audiobook*



DOWNLOAD



READ ONLINE

#2495830 in Books Penney Lewis 2007-05-10 Original language: English PDF # 1 6.10 x .90 x 9.30l, 1.16  
#File Name: 0199212872256 pages Assisted Dying and Legal Change | File size: 21.Mb

**Penney Lewis : Assisted Dying and Legal Change** before purchasing it in order to gauge whether or not it would be worth my time, and all praised Assisted Dying and Legal Change:

The question of whether euthanasia and assisted suicide should be legalized is often treated, by judges and commentators, as a universal, ethical question, transcending national boundaries and diverse legal systems. By thinking of the issue in this way, the important context in which individual jurisdictions make decisions about assisted dying and the significance of the legal methods chosen to carry out those decisions is often lost. This book examines the impact of the choice of diverse legal routes towards legalization on the subsequent assisted dying regimes in operation. This examination suggests that greater caution is needed before relying on the experience of one jurisdiction when discussing proposals for regulation of assisted dying in others. The book seeks to demonstrate the need to explore the legal environment in which assisted dying is performed or proposed in order to evaluate the relevance of a particular legal experience to other jurisdictions. The book explores the unsuccessful attempts to use constitutionally entrenched human rights claims to challenge criminal prohibitions on assisted suicide which reached the highest courts in the United States, Canada and Europe. Their failure makes legalization through a rights-based claim unlikely in any major common law or European jurisdiction. Alternative routes towards legalization are then discussed, including the defense of necessity, by which euthanasia was effectively legalized in the Netherlands and an approach based on compassion which has been proposed in France, as well as the legislative approaches which have been taken in Oregon, Belgium and the Northern Territory of Australia. All of these approaches are compared in some detail, with particular attention paid to the effectiveness and transferability of the ubiquitous slippery slope arguments

The book is well organized and provides a plethora of resource information...The depth of literature that is woven into the analysis will provide a wonderful resource for students and scholars in the field. \* Gerard Magill, *The Heythrop Journal* \*About the Author Penney Lewis is Reader in Law, Centre of Medical Law and Ethics, King's College London