Euthanasia and assisted suicide in western countries: a systematic review
Mariana Parreiras Reis de Castro 1, Guilherme Cafure Antunes 2, Lívia Maria Pacelli Marcon 3, Lucas Silva Andrade 4, Sarah Rückl 5, Vera Lúcia Ângelo Andrade 6

Abstract
In 2015 the issue of assisted death was widely publicized by the international media after the first legal euthanasia case was held in Colombia. Also in this same year, assisted suicide was legalized in Canada and in the state of California in the United States. Currently, assisted death is allowed in four Western European countries: Netherlands, Belgium, Luxembourg and Switzerland; two North American countries: Canada and the US, in the states of Oregon, Washington, Montana, Vermont and California; and Colombia, the sole representative in South America. From a systematic literature review, this work aims to establish the prevalence and the criteria adopted for the practice of euthanasia and assisted suicide in western countries and to discuss the position of similar countries where this practice is not recognized. A better understanding of the subject appears to be critical to the formation of opinions and the encouragement of further discussions.

Keywords: Assisted death. Euthanasia. Assisted suicide. Palliative care.

Resumo
Eutanásia e suicídio assistido em países ocidentais: revisão sistemática
Em 2015 a temática da morte assistida foi amplamente divulgada pela mídia após o primeiro caso legal de eutanásia ter sido realizado na Colômbia. Além disso, no mesmo ano, o suicídio assistido foi legalizado no Canadá e no estado da Califórnia, nos Estados Unidos. Atualmente, a morte assistida é permitida em quatro países da Europa Ocidental: Holanda, Bélgica, Luxemburgo e Suíça; em dois países norte-americanos: Canadá e Estados Unidos, nos estados de Oregon, Washington, Montana, Vermont e Califórnia; e na Colômbia, único representante da América do Sul. A partir de revisão sistemática da literatura, objetivou-se estabelecer a prevalência e os critérios adotados para a prática da eutanásia e do suicídio assistido em países ocidentais e discutir a posição de países onde essa prática não é reconhecida. Uma melhor compreensão do assunto mostra-se fundamental para a formação de opiniões e fomento de futuros debates.


Resumen
Eutanasia y suicidio asistido en países occidentales: una revisión sistemática
En 2015, el tema de la muerte asistida fue ampliamente difundida por los medios del mundo después de que el primer caso de la eutanasia legal haya sido realizado en Colombia. También, ese año el suicidio asistido fue legalizado en Canadá y en el estado de California en Estados Unidos. Actualmente, el suicidio asistido está permitido en cuatro países de Europa occidental: Países Bajos, Bélgica, Luxemburgo y Suiza; dos países de América del Norte: Canadá y Estados Unidos, en el estado de Oregon, Washington, Montana, Vermont y California; y Colombia, único representante de América del Sur. A partir de una revisión sistemática de la literatura, se planteo como objetivo determinar la prevalencia y los criterios adoptados para la práctica de la eutanasia y el suicidio asistido en los países occidentales y discutir la posición de países similares donde no se reconoce esta práctica. Una mejor comprensión de la materia parece ser crítica para la formación de opiniones y el fomento de las futuras discusiones.


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Declaram não haver conflitos de interesse.

Historically, the word euthanasia means “good death”, in other words, death without pain, without suffering. In the twentieth century, during the Third Reich, the word gained a negative connotation when it was improperly used in Nazi policies aimed at eliminating lives that were considered not worthy to exist. Subsequently, after the word was demystified, discussions on the topic resurfaced, and, currently, the practice of euthanasia, in its classic sense, is allowed in some countries. In a more contemporary definition, euthanasia can be understood as employment or abstention of procedures that allow accelerating or inducing the death of incurably ill patients, in order to free them from the extreme suffering that torments them.

As for the patient’s consent, euthanasia can be classified into non-voluntary and voluntary – the first takes place without knowing the will of the patient, and the second in response to the expressed wishes of the patient. The latter differs from assisted suicide as it is performed by a physician, while in assisted suicide the patient is the one who performs the final action.

Both from the medical and from the legal point of views, there is a big difference between “killing” and “letting die”. Therefore, regarding the act, euthanasia is divided into active and passive, the first of which denotes the deliberate act of inducing death without the patient suffering (using, for example, lethal injection), and the second refers to death by deliberate omission to start medical action that would guarantee the prolongation of survival. It is worth noting the vagueness of the distinction between passive euthanasia and orthothonasias, which refers to “death at the right time”, since there is no real boundaries between “not intervening and simply letting die” and “letting die in the seemingly correct time”.

The term “assisted death” or “assisted dying” encompasses both the concept of euthanasia and assisted suicide, both subjects of ongoing debates in today’s society. Four European, one South American and two North Americans countries have legalized euthanasia and/ or assisted suicide, but the law of these countries differ considerably regarding the practices.

In July 2015, the topic was widely reported by the media after the first legal case of euthanasia was performed in Colombia. In the same year, assisted suicide was legalized in Canada and in the state of California, in the United States (US). Given the divergent views and the general interest of the community on the subject, having knowledge of the experience and the views of various countries regarding the issue is essential to form opinions. This is still a very controversial debate and- regardless of political, religious or moral aspects- it is fundamentally a human issue. Thus, the objective of this work is to establish the prevalence and the criteria adopted for the practice of euthanasia and assisted suicide in Western countries and to discuss the position of other countries where the practice is not recognized.

Method

This work consists of a systematic review of the literature. The words “euthanasia,” “assisted suicide”, “Netherlands”, “Belgium”, “Luxembourg”, “Switzerland”, “United Kingdom”, “Brazil”, “Colombia” “Canada” and “United States” were used, in English and Portuguese, as keywords for the research. To identify the publications that composed this study, an online search was done in the following databases: Scientific Electronic Library Online (SciELO), National Center for Biotechnology Information (PubMed) and Google Scholar. The MeSH tool was used to help the search and categorization of articles.

The research was based on 19 publications relevant to the topic investigated. A list with these publications is presented at the end in Appendix 1. The following previously established inclusion criteria were considered: original works or reviews, available in full, published between 2005 and 2015. The articles that did not fit the inclusion criteria were removed from the sample. Regarding the exclusion criteria, we considered duplicated articles, publications prior to 2005 and those that, despite having the selected descriptors, did not directly address the proposed topic. In addition, recent news articles, websites and official reports from the countries mentioned were consulted to update data. Moreover, some articles were suggested by experts.

Method and results

The selection of items for systematic review was done according to the flow chart (Figure 1). Based on these publications, Table 1 briefly describes information regarding the journal, author, year of publication, article title, type of study, objective and limitations presented by the publications studied.
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**Databases**
Pubmed, SciELO, Google Scholar

**Keywords**
Euthanasia, assisted suicide, Brazil, Colombia, Canada, United States, Belgium, Luxembourg, Switzerland and United Kingdom

**Criteria for inclusion**
- Articles available in full
- Published between 2005 and 2015
- Original or review

**Criteria for exclusion**
- Duplicity in articles
- Publication prior to 2005
- Did not directly address the proposed theme: exclusion made through the title and the summary

**Articles selected:** 422

**Articles used:** 19

**Total references:** 49

**Articles recommended by experts:** 4

* Other sources
- Official sites of the countries surveyed
- Official reports, documents and database
- Recent newspaper articles

**Discussion**

Assisted death is allowed in four Western European countries: the Netherlands, Belgium, Luxembourg and Switzerland; two North American countries: Canada and the United States, in the states of Oregon, Washington, Montana and Vermont; and in South America: in Colombia. The laws and criteria adopted for the purposes of this practice differ in each country. Explaining how assisted death occurs in these locations and compare their legislation to that of other similar countries in socio-economic and cultural aspects allows a better understanding of the subject, and works as a basis for future discussions. The situation in Brazil and the UK has been addressed at the end of this paper in order to compare the position of other countries and enrich the discussion. The timeline with key milestones regarding assisted death in the world is presented in Appendix 2 to facilitate understanding.

**Colombia**

Colombia is the only country in Latin America where euthanasia is permitted. Although it was decriminalized in 1997 by the Constitutional Court, only in April 2015 the Ministério da Saúde (Ministry of Health) defined how it might occur. Until that date, it was classified as “murder by compassion” according to Article 326 of the Criminal Code, and the lack of well-established criteria for its realization, coupled with the controversial legislation, generated ambiguity, conflicting interpretations and uncertainties regarding the matter.

Currently, the practice is regulated by Resolution 12116/2015 from the Ministério da Saúde e Proteção Social (Ministry of Health and Social Protection), which establishes criteria and procedures to ensure the right to death with dignity. Intravenous drugs can be administered by physicians, in hospitals, to adult patients with terminal diseases that cause intense pain and suffering that cannot be relieved. The patient must consciously request assisted death, which must be authorized and supervised by a specialist doctor, a lawyer, and a psychiatrist or psychologist. Moreover, the current legislation does not prohibit this procedure for foreign patients.

Only one case of euthanasia has been reported so far in the country, on the 3rd July 2015.

Figure 1. Selection of studies

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It was Ovídio Gonzáles (79) who was stricken by a rare facial cancer that, although not metastasized, caused intense chronic pain. Therefore, in view of the recent legalization, it is necessary to invest in the training of physicians and health professionals to deal with end of life ethical dilemmas.

United States

Assisted suicide is legal in five of the fifty US states: Oregon, Washington, Montana, Vermont and California. In 2014, New Mexico passed legislation consistent with the practice, but the decision was reversed on appeal in August 2015. On the other hand, euthanasia is banned in all states.

The first state to legalize assisted suicide was Oregon, on the 27th October 1997, with the approval of the “Death with Dignity Act”, which allows competent (able to consciously express their will) adults (from the age of 18), residents in Oregon, with terminal illnesses and life expectancy of less than six months, to receive medications in lethal doses, through voluntary self-administration, expressly prescribed by a doctor for this purpose. According to the Act, the self-administration of these lethal drugs is not considered suicide, but death with dignity. It is worth noting that many Catholic hospitals have opted out from this practice.

Since the law was passed in 1997 until the end of 2014, 1,327 people received the prescription of lethal medication, and of those, 859 died after self-administration. Six people woke up after self-administration, and some cases were not properly notified.

Of the 859 people who received lethal medication, 52.7% were men, predominantly in the age group between 65 and 74, with higher education or post-graduation degree (45.9%). In 78% of the cases, the disease was cancer, followed by amyotrophic lateral sclerosis (ALS) at 8.3%. Most patients died at home (94.6%) and received palliative care. The most common concerns of these patients were loss of autonomy, mentioned by 91.5% of them, loss of ability to participate in activities that make life enjoyable (88.7%) and loss of dignity (79.3%).

In March 2009, the State of Washington approved its “Death with Dignity Act”, almost identical to the one from Oregon, by which competent adults living in the area, with a life expectancy of six months or less, may require self-administration of a lethal medication prescribed by a doctor. From 2009 to 2014, 724 people received prescriptions for lethal medication, of these, 712 died after self-administration. The situation of patients who received the prescriptions but did not use them is unknown. As in Oregon, the statistics show, among the deaths, a higher incidence of men between 65 and 74 of age, with high education. The predominant underlying disease was also cancer, followed by neurodegenerative diseases.

In the state of Montana, the Supreme Court ruled on the 31st December 2009, that assisted suicide was not illegal, after the case of the patient Robert Baxter, a 76 year-old retired truck driver, carrying a terminal form of lymphocytic leukemia. Unlike other states, Montana law is not as well-regulated on the subject. According to the Supreme Court, patients should be adults, mentally competent and suffer from terminal illnesses to request lethal medication. The act is secured by rights of privacy and dignity established by the constitution, and the doctors who assist are also protected by law.

In Vermont, assisted suicide was legalized on the 20th May 2013 by Act 39 – regarding “patient choice and control at end of life”. The Departamento de Saúde estadual (state Department of Health) suggested that by 2016, physicians and patients were gradually adhering to the proposal of the Act, since many hospitals opted out, stating they were not ready to implement it. In any case, the right to assisted death is reserved for adult patients, residents of Vermont, with life expectancy shorter than six months, who are able to voluntarily request and self-administer the medication dose.

On the 5th October 2015, Jerry Brown, governor of California, signed the Assembly Bill No. 15, also referred to as the “End of Life Option Act”, allowing assisted suicide for competent adults, residents in the state, with terminal illnesses and life expectancy of less than six months. The law, which came into force in 2016, was based on the Act from Oregon, from 1997. Its approval resumed old discussions about assisted death. At the time the law was passed, the governor stated that, in the end, he was led to reflect on how he would act in the face of his own death. The governor declared that he would not know what to do if he was dying with prolonged and excruciating pain. Also, he pointed out that it was comforting to be able to consider the options offered by the Oregon Act and would not deny that right to others.
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Canada

In February 2015, after six years of debate in the Supreme Court, with the cases of patients Kay Carter and Gloria Taylor, Canada suspended the ban on euthanasia and assisted suicide. A grace period of one year was established, during which the federal and provincial government of Canada, as well as health professionals, were to prepare themselves to implement the new law. In January 2016, the deadline was extended for four months, extending the official legalization of assisted death and the deadline for provincial governments to establish their guidelines to the 6th June. If this does not happen, the activity is going to be legal in the country, but not regulated in certain provinces, which will give physicians freedom to modify their own behaviour. Moreover, by that date, in un-regulated territories, aid to assisted death can be obtained through legal concessions.

Quebec was the first province to regulate assisted death through the “Act Respecting End-of-Life Care”, which entered into force in December 2015. Approved in the previous year, and based on Oregon’s legislation, the Act covers capable adults who were diagnosed with serious and incurable diseases, advanced and irreversible decline of their capabilities, and intense physical and psychological suffering. However, it does not require a maximum life expectancy of six months. According to the Act, “medical aid in dying” is the administration by a physician, of a lethal substance, following the patient’s request. This practice characterizes active voluntary euthanasia, although the term is not used explicitly in the document. The Canadian media announced in January 2016 that the first case of assisted death was confirmed by health authorities in Quebec, which did not provide information about the procedure and the patient’s profile.

The other Canadian territories have also mobilized themselves for the regulation of assisted death. In November 2015, a group created by the provincial government issued an advisory report to the provinces, aiming to draw up their own guidelines.

In January 2016, the College of Physicians and Surgeons of Ontario published the “Interim Guidance on Physician-Assisted Death”, regulating euthanasia and assisted suicide, with criteria similar to those adopted by Quebec. In the same month, in a press article, a lawyer from the Canadian Justice Department expressed his concerns regarding the new changes. According to him, the country will face a major challenge in the management of issues related to assisted death, as the country’s health policies are regulated by provincial laws, while criminal laws are under national jurisdiction. To avoid problems, authorities suggested unified national guidelines, despite the short time to regulate.

The Netherlands

In April 2002, both euthanasia and the assisted suicide were regulated and became no longer punishable in the Netherlands, after more than thirty years of debate. Before legalization, these practices were tolerated for a few decades, having been reported by Dutch doctors since 1991.

The process of assisted death should fit into several criteria very similar to those applied in Belgium and Luxembourg. In all three countries, the patient must be competent, carry out the request voluntarily, and have chronic conditions that cause intense physical or psychological suffering. The physician should inform the patient about his or her health status and life expectancy and, together, reach the conclusion that there is no reasonable alternative. Also, another doctor should be consulted about the case, and all procedures should be reported to the authorities.

People with dementia are also eligible, as well as children, aged between 12 and 17, with proven mental capacity. Parents or guardians must also agree to act in the case of patients between 12 and 15 years old, and join the discussions for patients between 16 and 17 years old. In some specific circumstances, assisted death may also apply to newborns, according to the regulations of the “Groningen Protocol”, from 2005.

Between September 2002 and December 2007, 10,319 cases were reported. Of these, 54% were male, 53% were between 60 and 79 years old and 87% were diagnosed with cancer. In 2013, 4,829 cases were reported, and 78.5% of these occurred at home. In recent years, five doctors (0.1% of cases) were judged for not fulfilling the criteria set out in the legislation.

Belgium

Since September 2002, voluntary euthanasia has been allowed in Belgium for mentally competent people, suffering from incurable conditions, including mental illness, which cause unbearable physical or psychological suffering. The assisted suicide is not explicitly regulated by law, but cases reported to the Comissão Federal de Controle e Avaliação de Eutanásia (Federal Evaluation and Control Commission for Euthanasia) are treated the same as euthanasia.

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The Belgian legislation is similar to the Dutch one, however, if the patient is not terminal, the doctor should consult an independent third party specialist, and at least one month should pass between the patient’s request and the euthanasia procedure.3,30

On the 13th February 2014, Belgium removed the age restriction for euthanasia, despite strong opposition from religious people and from some members of the medical profession. Before this change, the legislation of euthanasia already applied to adolescents over 15 years old, legally emancipated by legal decree. In any case, in the last twelve years, the Federal Commission reported only four cases involving patients younger than 20, and none of them was a child.32

With the new legislation, children of any age may require euthanasia, provided they are able to understand the consequences of their decisions, as certified by a child psychologist or psychiatrist. The child must be in terminal condition, with constant and unbearable physical suffering, which cannot be relieved. The child’s decision should be supported by their parents or legal guardians, who have veto rights.31 Although the age restriction is not imposed by law, the child must show discernment capacity and be conscious at the time of making the request. These prerequisites limit the range of children who might qualify, and the forecast is that the changes, although very important, will not have such a significant impact.31

According to the Federal Commission between 2010 and 2014, reported cases almost doubled, increasing from 953 to 1,807. The prevalence remains men, aged between 60 and 79, with cancer; however, a recent study showed increased requests from patients older than 80 and with other diseases. Furthermore, it is estimated that 44% of assisted deaths occur in hospitals, 43% at home and 11% in nursing homes.4,30,32

Luxembourg

On the 16th March 2009, euthanasia and assisted suicide were legalized in Luxembourg, and are currently regulated by the Comissão Nacional de Controle e Avaliação (National Commission for Control and Assessment). The law covers competent adults, people with incurable and terminal diseases that cause physical or psychological constant and unbearable suffering, with no possibility of relief.4,34

The patient must request the procedure through his or her “end-of-life provisions”, which is a written document that is obligatorily registered and analysed by the Comissão Nacional de Controle e Avaliação (National Commission for Control and Assessment). The document also allows the patient to record the circumstances in which he or she would like to be submit to assisted death, which is performed by a physician who the applicant trusts. The request may be revoked by the patient at any time, and in this case will be removed from the medical record.34 Before the procedure, the physician should consult another independent expert, the patient’s health team, and a “trusted person” appointed by the patient; after its completion, the death must be reported to the Commission within eight days.3,34

According to the Commission’s last report, between 2009 and 2014, 34 cases of assisted death had been registered. Of these, 21 were female, predominantly aged between 60 and 79; 27 had cancer and 22 underwent the procedure in a hospital.35

Switzerland

Assisted suicide is permitted in Switzerland and, in accordance with Article 115 of the Código Penal (Penal Code) of 1918, the practice is only punishable when performed for “non-altruistic” reasons.4,34 Unlike other countries, such as the Netherlands, and some US states, assisted suicide is not clearly regulated, and there are no specific laws that determine under what conditions a person can request assistance.34

Although Article 115 was not originally developed for the regulation of this practice, from the 1980s onwards many institutions who support assisted death used it as a basis to justify their actions. Currently, six active institutions are responsible for most cases of assisted suicide in the country, with different criteria for selecting candidates.3,36

Only three institutions restrict the procedure for terminally ill patients, and in four of them foreigners can also undertake the procedure. It is estimated that between 2008 and 2012, 611 foreigners, including a Brazilian, 268 from Germany and 126 from the UK, received lethal medication. During this period, foreigners accounted for almost two-thirds of all cases.3,36 The service has attracted a considerable number of patients, called “suicide tourists”, to the country. In the UK, for example, the term “going to Switzerland” has become a euphemism for assisted suicide.36

The procedure is also allowed for people with mental illness, but the Supreme Court requires a psychiatric report stating that the patient’s suicide
Euthanasia is prohibited in Brazil. Euthanasia is considered a crime of murder, according to the Article 121 of the Código Penal (Criminal Code), and, depending on the circumstances, the conduct of the agent can also be configured as a crime of inducement, instigation or assistance to suicide, as stated in Article 122. Furthermore, in accordance with Article 41 of the sixth Código de Ética Médica (Code of Medical Ethics), it is forbidden for physicians to shorten the patient’s life, even if upon their request or that of their legal representative. The Code also points out that, in cases of incurable and terminal illness, the physician should offer all palliative care available without undertaking useless or obstinate diagnostic or therapeutic actions.

It is noteworthy that, as claimed by Felix, Costa, Alves Andrade, Duarte and Brito, orthothanasia (sometimes used as a synonym for “passive euthanasia”) is well secured by the Constitution, as it aims to ensure a dignified death for the terminal patient, who has the autonomy to refuse inhuman and degrading treatment.

The Conselho Federal de Medicina (Federal Council of Medicine) also made its position clear on the subject. Resolution 1805/2006 allows the physician to limit or suspend procedures and treatments that prolong the life of terminally ill patients, respecting the will of the person or their legal representative. It also ensures that the patient continues to receive all the care necessary to relieve suffering, assuring them comfort, comprehensive care and right to be discharged. Resolution 1995/2012, valuing the principle of patient autonomy, provides for an advance directive (or living will), ensuring its prevalence over any other non-medical opinion, including the wishes of the family. The directives are defined by the resolution as a set of desires, previously and expressly manifested by the patient, regarding the care and treatment they want, or do not want, to receive when they are unable to freely and autonomously express their will.

United Kingdom

The UK does not officially allow assisted death, although in recent years discussions on the subject have been very frequent. Recent research shows that the majority of the population, including much of the medical profession, is in favour of assisted suicide. However, in the last decade, the British Parliament rejected several proposals for its regulation. The last of them, the “Assisted Dying Bill”, prepared by Lord Falconer, was rejected by the lower house in September 2015. The document, based on the Oregon legislation, proposed the legalisation of assisted suicide (but not of euthanasia) for competent patients, over 18 years old, with a life expectancy of less than six months.

Active euthanasia is considered a crime of murder, and according to section 2 of the Suicide Act 1961, assisting it is punishable by up to 14 years in prison. However, in February 2010, the Crown Prosecution Service introduced new guidelines on assisted suicide, after the case of Debbie Purdy. She was diagnosed with multiple sclerosis in 1994, and wanted to know if her husband would be charged if he accompanied her to Switzerland to receive lethal medication. The new guidelines state that assisting a suicide may, in some cases, be decriminalized, for example, if the assistance is out of compassion, and the decision of death is voluntary, conscious, well thought out and communicated to the authorities. Even after this resolution, legal conflicts continue to occur. In 2013, for example, the wife and the son of a man were arrested for trying to take him to a clinic of assisted death in Switzerland.

Final considerations

With the increase in population life expectancy, the cases of chronic and disabling diseases also...
increase. Added to this, a stronger focus on humanized medicine and palliative care prompted debates on quality of death in many countries. In this scenario, assisted death is a current, and still very controversial, topic.

In the Western World, euthanasia and/or assisted suicide are legal in some countries. Although the criteria adopted for these practices are different in each location, the profile of patients who seek assistance is almost invariably the same.

In Brazil, assisted death is not legalized, but the debate is timely, among other reasons, due to the anticipated growth of the elderly population in the coming years, which will also increase the number of chronic and disabling diseases. It is estimated that in 2020 the country will be the sixth largest in the number of elderly. This data is worrying, since the quality of death in Brazil is considered poor and undeveloped. Therefore, we consider that improvements in terminal patient care are imperative, regardless of the debate in question.

The UK also criminalizes assisted death. However, in recent years, discussions on the subject have become increasingly frequent. The British Parliament refused various legalization proposals, although surveys indicate that the majority of the population is in favour of change. Still, unlike Brazil, the UK leads the ranking of the most developed countries in the care of patients at the end of life and is considered a world reference in palliative care.

During the writing of this paper, the first case of euthanasia in Colombia took place, assisted suicide was recognized in Canada and in the state of California in the United States, and the state of New Mexico repealed the decision of legalization. That said, we suggest updated research be done at regular intervals.

The issue of assisted death is broad and multifaceted; therefore, the analysis of the data from the countries presented should consider the context in which they are, valuing historical, religious, socioeconomic and cultural aspects. Moreover, the discussion raises awareness regarding human finitude, making room for the timely and favourable development of palliative care services, and stimulating consideration of important bioethical issues such as the right to death and the patient’s autonomy; the sacredness of life; the doctor-patient relationship; the principles of beneficence and non-maleficence; and issues related to the regulation of the practice itself.

Finally, we hope that this review represents an updated source of assisted death scenario in the Western World, allowing for more comprehensive and critical view on the subject.

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Participation of the authors
All authors contributed in the research of the subject, and writing and revising of the article.
### Table 1. Characteristics of selected articles [continuation]

<table>
<thead>
<tr>
<th>Journal; author(s); year; country</th>
<th>Title</th>
<th>Type of study</th>
<th>Objective</th>
<th>Limitations</th>
</tr>
</thead>
<tbody>
<tr>
<td><em>The New England Journal of Medicine</em>; Loggers ET; 2013; England</td>
<td>Implementing a Death with Dignity Program at a comprehensive cancer center</td>
<td>Review</td>
<td>Describe the implementation of the “Death with Dignity Program” at the Seattle Cancer Care Alliance</td>
<td>Not informed</td>
</tr>
<tr>
<td><em>International Journal of Law and Psychiatry</em>; Schafer A; 2013; Canada</td>
<td>Physician assisted suicide: the great Canadian euthanasia debate</td>
<td>Review</td>
<td>Provide critical arguments and describe the outlines of the current Canadian debate. Legal and ethical issues are raised with respect to physician assisted suicide</td>
<td>Not informed</td>
</tr>
<tr>
<td><em>The New England Journal of Medicine</em>; Attaran A, Phil D; 2015; England</td>
<td>Unanimity on death with dignity – Legalizing physician-assisted dying in Canada</td>
<td>Review</td>
<td>Discuss the morality and legalization of assisted suicide, according to the Canadian Constitution</td>
<td>Not informed.</td>
</tr>
<tr>
<td><em>Palliative medicine</em>; Rurup M, Smets T, Cohen J, Bilsen J, Onwuteaka-Phlipens BD, Deliens L; 2012; England</td>
<td>The first five years of euthanasia legislation in Belgium and the Netherlands: description and comparison of cases</td>
<td>Descriptive and comparative study</td>
<td>Describe and compare the reported cases of euthanasia and physician-assisted suicide in the first five years of legislation</td>
<td>Only reported cases were analyzed. In the Netherlands, most cases (about 80%) are reported, whereas in Belgium only about 53%</td>
</tr>
<tr>
<td><em>JAMA Internal Medicine</em>; Dierickx S, Deliens L, Cohen J, Chambaere K; 2015; Belgium</td>
<td>Comparison of the expression and granting of requests for euthanasia in Belgium in 2007 vs 2013</td>
<td>Cross-sectional study</td>
<td>Compare the prevalence and granting of euthanasia requests in Belgium in 2007 and 2013</td>
<td>Not informed</td>
</tr>
<tr>
<td><em>Seminars in Fetal &amp; Neonatal Medicine</em>; Vizcarrondo FE; 2014; Netherlands</td>
<td>Neonatal euthanasia: The Groningen Protocol</td>
<td>Review</td>
<td>Discuss neonatal euthanasia</td>
<td>Not informed</td>
</tr>
<tr>
<td><em>Diversity and Equality in Health and Care</em>; Samanta J; 2015; England</td>
<td>Children and euthanasia: Belgium’s controversial new law</td>
<td>Review</td>
<td>Analyze the laws and the history of euthanasia in children worldwide, with a focus on Belgium</td>
<td>Not informed</td>
</tr>
<tr>
<td><em>Journal of Medical Ethics</em>; Gauthier S et al.; 2015; England</td>
<td>Suicide tourism: a pilot study on the Swiss phenomenon</td>
<td>Review</td>
<td>Detail assisted suicide, discover the origin of suicide tourists and compare the results with those of previous studies in Zurich</td>
<td>Not informed</td>
</tr>
<tr>
<td><em>Philosophy, Ethics, and Humanities in Medicine</em>; Frost TDG, Sinha D, Gilbert BJ; 2014; England</td>
<td>Should assisted dying be legalized?</td>
<td>Review</td>
<td>Describe the impact of assisted suicide on the patient, the doctor and society, and the potential need for this practice within the current medicolegal structure</td>
<td>Not informed</td>
</tr>
<tr>
<td><em>Medicine, Science and the Law</em>; Simillis C; 2008; England</td>
<td>Euthanasia: a summary of the law in England and Wales</td>
<td>Review</td>
<td>Analyze the law in England and Wales regarding the different categories of euthanasia</td>
<td>Not informed</td>
</tr>
</tbody>
</table>
Appendix 2

Figure 2. Timeline

- **April 2002**
  - The Netherlands: Legalization of euthanasia and of assisted suicide (practices that have already been tolerated for a few decades)

- **September 2002**
  - Belgium: Legalization of euthanasia

- **1997**
  - Colombia: Decriminalization of euthanasia (which is considered as “murder for mercy”)

- **March 2009**
  - Luxemburg: Legalization of euthanasia and assisted suicide

- **March 2009**
  - USA (Washington): Legalization of assisted suicide (“Death with Dignity Act”)

- **December 2009**
  - USA (Washington): Legalization of assisted suicide (Approval of the “Death with Dignity Act”)

- **October 1997**
  - USA - Oregon: Legalization of assisted suicide (Approval of the “Death with Dignity Act”)

- **March 2009**
  - USA (Montana): Decriminalization of assisted suicide

- **December 2015**
  - Canada (Quebec): Regulation of assisted death (“Act Respecting End-of-Life Care”)

- **January 2016**
  - Canada (Quebec): The first case of assisted case occurs

- **February 2014**
  - Belgium: Removal of age restriction for the practice of euthanasia

- **May 2013**
  - USA (Vermont): Legalization of assisted suicide

- **June 2016**
  - Canada: Deadline for the regulation of assisted death in the provinces

- **February 2015**
  - Canada: Legalization of assisted suicide and active voluntary euthanasia

- **April 2015**
  - Colombia: Legalization of euthanasia

- **September 2015**
  - United Kingdom: Rejection of the “Assisted Dying Bill”, which proposed the legalization

- **October 2015**
  - USA (California): Legalization of assisted suicide (“End of Life Option Act”)
### Appendix 1

#### Table 1. Characteristics of selected articles

<table>
<thead>
<tr>
<th>Journal; author(s); year; country</th>
<th>Title</th>
<th>Type of study</th>
<th>Objective</th>
<th>Limitations</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Cadernos de Saúde Pública; Siqueira-Batista R, Schramm FR; 2005; Brazil</strong></td>
<td>Conversações sobre a “boa morte”: o debate bioético acerca da eutanásia [Conversations about “good death”: the bioethical debate on euthanasia]</td>
<td>Review</td>
<td>Discuss the morality of euthanasia, properly demarcating the concepts and stressing arguments for and against its realization</td>
<td>Not informed</td>
</tr>
<tr>
<td><strong>Singapore Medical Journal; Menon S; 2013; Singapore</strong></td>
<td>Euthanasia: a matter of life or death?</td>
<td>Review</td>
<td>Discuss the acceleration of death and the practices of assisted suicide and voluntary euthanasia</td>
<td>The author is biased in his position against euthanasia</td>
</tr>
<tr>
<td><strong>Medical Care; Steck N, Egger T, Maessen M, Reisch T, Zwahlen M; 2013; United States</strong></td>
<td>Euthanasia and assisted suicide in selected European countries and US States</td>
<td>Systematic review</td>
<td>Examine numbers, characteristics and trends over time in assisted death in regions where the practice is legal: Belgium, Luxembourg, Netherlands, Switzerland, Oregon, Washington and Montana</td>
<td>Not informed</td>
</tr>
<tr>
<td><strong>British Medical Journal; Dyer O, White C, Rada AG; 2015; England</strong></td>
<td>Assisted dying: law and practice around the world</td>
<td>Review</td>
<td>Review the practice and the legislation regarding euthanasia in Western Europe and America</td>
<td>Not informed</td>
</tr>
<tr>
<td><strong>Ciência e Saúde Coletiva; Felix ZC, Costa SFG, Alves AMPM, Andrade LHC, Duarte MCS, Brito FM; 2013; Brazil</strong></td>
<td>Eutanásia, dista-násia e orto-tanásia: revisão integrativa da literatura [Euthanasia, dysthanasia and orthothanasia: integrative literature review]</td>
<td>Review</td>
<td>Characterize the scientific output, at a national level, regarding euthanasia, futility and orthothanasia</td>
<td>Not informed</td>
</tr>
<tr>
<td><strong>Revista Latino Americana de Bioética; Guerra YM; 2013; Colombia</strong></td>
<td>Reflexões bioéticas sobre a eutanásia a partir de caso paradigmático [Bioethical reflections on euthanasia based on a paradigmatic case]</td>
<td>Reflective review</td>
<td>Analyze aspects of the process of dying: euthanasia and orthothanasia, and its relationship to the bioethical principle of autonomy</td>
<td>Not informed</td>
</tr>
<tr>
<td><strong>Revista de Salud Pública; Sarmiento-Medina MI et al.; 2012; Colombia</strong></td>
<td>Ley, jurisprudencia y eutanasia: introducción al estudio de la normatividad comparada a la luz del caso colombiano [Law, jurisprudence and euthanasia: introduction to the study of comparative regulations in light of the Colombian case]</td>
<td>Comparative analysis</td>
<td>Analyze the laws and the history of euthanasia in Colombia to clarify legal and bioethical issues on the topic</td>
<td>Outdated data: the legislation has changed after the publication of the article</td>
</tr>
<tr>
<td><strong>Colombia Médica; Torres JHR; 2015; Colombia</strong></td>
<td>The right to die with dignity and conscientious objection</td>
<td>Review</td>
<td>Assess patients’ right of death according to the Constitution</td>
<td>Not informed</td>
</tr>
<tr>
<td><strong>Revista de Salud Pública; Sarmiento-Medina MI et al.; 2012; Colombia</strong></td>
<td>Problemas y decisiones al final de la vida en pacientes con enfermedad en etapa terminal [Problems and decisions at the end of life in patients with terminal-stage disease]</td>
<td>Descriptive exploratory study</td>
<td>Describe preferences in decisions at the end of life of patients and families, and the underlying reasons that lead them to seek support</td>
<td>Outdated data: the legislation has changed after the publication of the article</td>
</tr>
</tbody>
</table>