
The *New York Law School Law Review* (ISSN 0145-448XX) is published four times a year and is printed and distributed by Joe Christensen, Inc., 1540 Adams Street, Lincoln, Nebraska 68521. Annual subscription price: fifty dollars. Single issues: fifteen dollars. Annual foreign subscriptions: sixty dollars, by surface mail. Address all business communications to the Publication Manager. If a subscriber wishes to discontinue receipt of the *Law Review* at the expiration of his or her subscription, notice to that effect should be sent to the Publication Manager. Otherwise, continuation of the subscription is assumed. For all back issues not from the current volume, contact William S. Hein & Co., 1285 Main Street, Buffalo, New York 14209.

Copyright 2013/14 by *New York Law School Law Review*. Subject to the *New York Law School Law Review*’s exclusive right to publish the works herein, the individual authors retain the copyright in their work.

Editorial offices: 185 West Broadway, New York, NY 10013
Telephone: (212) 431-2118, (212) 431-2109
Fax: (212) 431-8193
I. Freedom of Choice at the End of Life: Patients’ Rights in a Shifting Legal and Political Landscape

Introduction ................................. Peter J. Strauss 233

Right-to-Die Cases: A New York Historical Perspective ......................... Sol Wachtler 245

Give Me Liberty at My Death: Expanding End-of-Life Choice in Massachusetts .......... Kathryn L. Tucker 259

A New Life for Wrongful Living ................................ Nadia N. Sawicki 279

The Limits of Autonomy: Force-Feedings in Catholic Hospitals and in Prisons .......... Ann Neumann 305

Advance Directives, Dementia, and Eligibility for Physician-Assisted Death ........... Paul T. Menzel 321

Dispute Resolution Mechanisms for Intractable Medical Futility Disputes .......... Thaddeus Mason Pope 347

Context Matters: Disability, the End of Life, and Why the Conversation Is Still So Difficult ................. Alicia Ouellette 371


Health Justice Denied or Delayed at the End of Life: A Crisis Needing Remedial Action ............... David C. Leven 403
II. Note

Avoiding the Technical Knockout:  
Tackling the Inadequacies of Youth  
Concussion Legislation .................................. Erin P. Andrews 417

III. Comments

Biediger v. Quinnipiac University ............................. Kiersten McKoy 457

In re Innovatio IP Ventures, LLC  
Patent Litigation ........................................ Alexander M. Noble 473