

Journal of Medical Practice and Review



Lethal force can only be done by the government! Assisted suicide, euthanasia, &abortion,

Samuel A. Nigro, MD,

January 2015 deplorable "ad hominem" pamphleteer

If abortion, assisted suicide, & euthanasia (AS, E, A) are legal, they should be realized and implemented as LEGAL procedures and not "medical" procedures except only insofar as there may be a rare complication As LEGAL, not "medical," procedures, every Justice Center or equivalent requiring medical response. should have its "AS,E,A" section where all these procedures are to be done by those in the legal system. That is, judges, prosecutors, politicians, and attorneys in that Justice Center's sphere of involvement would be required to rotate performing the procedures (on a full average week load basis?) so that income will be reasonably distributed. Clearly, the procedures have been confirmed as safe, simple, easily done with low probability of complications especially for assisted suicide and euthanasia. Abortion is perhaps the most complicated, but anyone who knows how to have sex, could easily master the machines for early abortions Easily accessible (almost "drive through") clean, comfortable, warm, consistent with good legal practice. quiet, relaxing rooms with good social service like attorneys offering support and assistance while the judges et al demonstrate the acme of their legal powers). All procedures are to be routine courses in all law schools--(only 4 days would likely be required--one day for AS & E; 2 days for Abortion), with one day of observing practice at the Justice Center. Naturally, those with conscientious objection would be excused, but teachers at local law schools would be required to perform AS,E,A to help implement justice at the Justice Center as well as get their share of the income, i.e., Legal ethics require equal opportunity--the Supreme Court justices in Washington, D.C. should not be deprived of these opportunities. (These ideas occurred to me as I, with remorse, watched "Auschwitz memorializing"--clearly, Auschwitz was a "legally authorized" and not a "medical" institution. To help remember, perhaps the AS, E, A section could be called the "Auschwitz Memory Unit" at each Justice Center? Perhaps the law should authorize and require abortions to be done at liberal newpapers too but done by editors and journalists who, no doubt, could use the money.).

The 13th Amendment states: "Neither slavery nor involuntary servitude, except as a punishment for crime whereof the party shall have been duly convicted, shall exist within the United States, nor any place subject to their jurisdiction." This means that *no one can be forced to do anything against their heart of liberty* which certainly includes the First Amendment wherefore "equality" applies to expression of religion, speech, press, assembly and petition.

Actually, CREATED EQUAL and the RIGHT TO LIFE require there be the RIGHT TO NATURAL DEATH, otherwise both "created equal" and "right to life" are meaningless. Whoever has been "created equal" has the right to his own natural death. He also has the obligation for that natural death for himself and all others. He had no right to ask any one to take his life or prevent his natural death. LIFE is a right to live and die a NATURAL DEATH and a duty to respect life.

As abortion mentality metastasizes through a culture, "killing" becomes more frequent in any way possible as a defense against awareness of their own murderous minds. A subliminal, "killing is okay" seeps into all and everything from school boys to the confused and disturbed intoxicated by the power of lethal force. The basic principle of "Life" as a right and duty has been subverted to no longer meaning "natural death." Without the meaning of "natural death," the "right to life" is meaningless.

