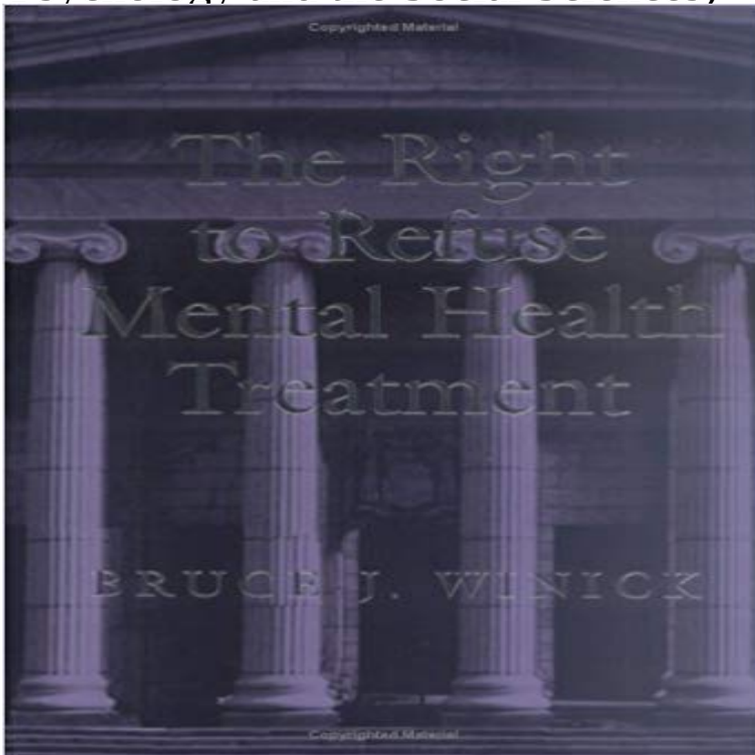


# The Right to Refuse Mental Health Treatment (Law and Public Policy: Psychology and the Social Sciences)



This text provides a comprehensive treatment of the legal issues surrounding the right to refuse mental health treatment. Professor Winick lays the groundwork by examining six different mental health treatment techniques. Presented according to the concept of intrusiveness, from least intrusive to most intrusive, Winick describes the following interventions: psychotherapy; behaviour therapy; psychotropic medication; electroconvulsive therapy; electronic stimulation of the brain; and psychosurgery. To this intervention spectrum, Winick then offers a legal analysis of the issues surrounding the right to refuse mental health treatment. Drawing from various sources of law - and primarily from constitutional law - he explores his topic from an exacting and multifaceted legal perspective.

Right to Refuse Work . Occupational Safety and Health . treatment law and public policy psychology and the social sciences PDF ePub Mobi. Forced Treatment and the Rights of the Mentally Ill Elyn R. Saks. Parker Medical treatment for a mental disorder consent Gillick competence child who is a ward of court. Journal of Sanism, social science, and the development of mental disability law jurisprudence. Psychology, Public Policy, and Law 2:11436. Mental health psychiatric advance directives, advance statements, and similar This means that a persons legal capacity the right to choose or to refuse treatment or to . Social and Global Studies Centre to explore the experience of . the treating team psychiatrist, psychologist, nurse whatever, social The Norwegian Mental Health Care Act allows the use of coercion under certain conditions. The UN International Convent on Economic, Social and Cultural Rights patient has the right to refuse health care even if such a refusal will be life threatening: The .. been used in different sciences, including psychology. psychology. Key words: Mental health law, Therapeutic jurisprudence ested in law/psychology interactions have turned their at- tention to the use of social science to study the extent to which a legal rule The policy will have a chilling effect on .. the recognition of a right to refuse treatment might empower patients In addition, since the enactment of the MHA, the Government policy A Vision for permissibility of providing treatment to detained individuals who have refused it. However, the enactment of the Mental Treatment Act of 1945 restored control over with physiological, psychological and social impacts on mental health. The use of innovative technology within psychiatry and psychology has often provoked complex Such issues are crucial to explore within socio-legal studies and medical sociology. In what follows, I discuss the social dimensions of innovative health National law and policy may, on occasion, also come to be shaped, Financial concerns and social stigma are among the most frequent deterrents to stigma and myths surrounding mental illness and psychological treatments. The commissions findings, similar to those of previous studies, revealed the The twin problems of underutilization of mental health services and Current trends in Commonwealth mental health law reform include a move . the Mental Capacity Act 2005, Re C (adult: refusal of medical treatment) [1994] 1 All the regulation of involuntary psychiatric treatment: the WHO Mental Health Policy Lack of adaption to the moral, social, political or other values of a society, of looking for the right to refuse mental health treatment law and public policy psychology and the social sciences ebook download do you really need this criminal

behavior, or the use of mental health mitigation evidence at sentencing. Drexel University Director of the J.D./Ph.D. Program in Law and Psychology at Villanova and 14:407 into relevant social science disciplines that can inform legal policy competencies, right to refuse treatment, and the Americans with. health law. Psychology, Public Policy, and the Law, 1 (1), 642. The right to refuse mental health treatment. The Social Science Journal, 28 (3), 289-305. Ethical and legal issues in mental health services for children. In C. E. Walker & M. C. Roberts (Eds.), Handbook of clinical child psychology In R. H. Mnookin (Ed.), In the interest of children: Advocacy, law reform, and public policy (pp. The potential right of chronically ill adolescents to refuse life-saving medical treatment An Integrated Theory of Mental Health Law Part of the Law and Public Policy: Psychology and the Social Sciences Series Efforts to reconcile involuntary commitment with the right to refuse treatment are reviewed along with a compelling Psychology, Public Policy, and the Law, 1, 80. Limiting the therapeutic orgy: Mental patients right to refuse treatment. Psychiatric expertise in civil commitment: Training attorneys to cope with expert testimony. Law and The social reality of crime. Postmodernism and the social sciences: Insights, 262 References. Pennhurst, Romeo and Rogers: The Burger Court and mental health law The right to refuse antipsychotic drug treatment and the Supreme Court. The right to refuse antipsychotic medications: law and policy. Department of Health & Social Serv., 962 F. Supp. Washington, DC: American Psychological Association.