I. **Course Description**

Health Law can be divided into five subfields: (i) finance and regulation, (ii) public health, (iii) biotechnology, (iv) bioethics, and (v) patient care. This course focuses on several key patient care issues, but will also cover some important finance, regulation, and bioethics doctrines and principles.

Recently, a significant body of law, both judicial and statutory, has developed around end of life decision making. This course will address the legal issues engendered by our increasing control over the end of life. In particular, this class will consider: (i) the definition of death; (ii) informed consent; (iii) the refusal and withdrawal of life sustaining interventions by competent patients, (iv) the refusal and withdrawal of life sustaining interventions by incompetent patients through both advance directives and surrogates; (v) formal and informal dispute resolution mechanisms, including ethics committees and health care provider liability; (vi) physician assisted suicide; and (vii) medical futility. The course will not cover special issues pertaining to newborns and children.

II. **Course Objectives**

Upon completion of the course, students will have:

A. A basic systematic understanding of the legal principles surrounding end-of-life health care decision making, including Delaware statutory and common law;
B. A basis systematic understanding of select fundamental legal principles and issues in contemporary health law and policy, including the scope and limits of patient rights, the doctrine of informed consent, the role of state and federal legislation, and the role of tort liability in defining and protecting patient rights;

C. Further honed legal analysis and writing abilities, through (i) exposure to and critique of legal arguments in judicial opinions, legislative reports, and scholarly writing; (ii) participation in classroom discussion; (iii) completion of weekly written problems; and (iv) completion of a written final examination;

D. Integration of material learned in other classes such as constitutional law, civil procedure, and tort law; and

E. An awareness of death and dying as a personal, social, and psychological issue; and an appreciation of how death and dying are experienced at the individual, family, community and cultural levels.

III. Required Materials


B. End-of-life care is a rapidly developing area. Accordingly, I will regularly post additional appellate judicial opinions, legislative materials, law review articles, excerpts from legal treatises, and other current or local interest materials to the course TWEN site. I will clarify both in class and on the website whether these are required or suggested materials.

IV. Class Schedule

A. The class will meet on Tuesdays from 4:20 to 6:10 p.m. in L-126.

B. The class will not meet on February 19th due to an in-service day. The class will not meet on March 4th due to spring break. The last class meets on April 22nd.

C. Depending on class interest, I am happy to schedule a “review” class during the weeks before the final exam.
V. Attendance, Preparation, and Participation

A. Attendance: Under American Bar Association rules, 80% attendance is required to allow you to write the final exam. Attendance will be taken by passing class lists for signature at the start of each class session.

B. Preparation: I employ little lecture or case method but lots of problems. Consequently, students must come to class prepared to discuss the material assigned. All assigned cases must be read and briefed, and all problems must be considered, before the applicable class session. You do not need to know the correct answer (if there is one). But know the reading material and make a reasonable effort to think about the issues raised in the problems and questions.

C. Class Participation: All students are expected to participate in class discussions. If illness or emergency prevents you from being fully prepared, please notify me before class. I reserve the right to reward exemplary class participation by raising your grade one step (e.g. from B+ to A-).

D. Show & Tell: The topics in this class are constantly in the news and in the plot lines of movies and broadcast shows. If you notice a story that illustrates or discusses a class topic, please drop me a note or bring it up in class.

VI. Classroom Etiquette

A. The classroom environment must be conducive to learning for all students. Distractions made possible by advances in technology may undermine that goal.

B. Audial: During class, in addition to usual courtesies, kindly disable and refrain from using cell phones, pagers, and any other communication device other than your laptop computer.

C. Visual: Please refrain from displaying wallpaper, screen savers, or other material on your laptop computer that you can reasonably expect to be offensive to other students.

D. End Time: I will be diligent about starting the class precisely at 4:20 p.m. and ending it precisely at 6:10 p.m.. In return, please do not begin to pack-up while others are still trying to be engaged in the class discourse.
VII. Grading

A. Quizzes and Problems (25%).

B. Final Exam (75%).

C. To make my calculations more objective and transparent, I convert all the above percentages into points. There are a total of 240 points for the course. The final exam is worth 180 points. The problem analyses are worth a total of 60 points. Grading methods are more fully explained in the next two sections.

VIII. Required Quizzes and Problems

A. While I will provide informal, oral feedback during class discussions, I do not want the first formal feedback that you receive to be your graded final exam, provided several weeks after the end of the semester. Therefore, I will assign weekly multiple choice quizzes and/or short essay problems. These may often be quite short, consisting, for example, of just one question or just one paragraph.

B. I will grade the quizzes. For the short essays, I will distribute a score sheet and/or a model answer. But I am happy to review and provide individualized feedback on your essay. Just ask.

C. The ten quizzes and essays, in the cumulative, comprise 25% of your total course grade. Nine of these are each worth four (4) points or roughly 2% of your total course grade. The full-length essay problem is worth twenty-four (24) points, or 10% of your total course grade.

D. While I may ask you to complete some quizzes and essays during class, you will complete most of the quizzes and essays before class on the course TWEN site. I will announce and post the problems and questions at least five days in advance of the due date. I will either review the quiz/problem in class or pose a feedback memo. More details will be discussed when the first problem is assigned.

IX. Final Exam

A. Date: The final exam is scheduled from 6:30 to 8:30 p.m. on Wednesday, April 30, 2008.
B. **Format and Length:** The final examination will be comprised of three parts. The first part will include multiple choice questions. The second part will include short answer questions. The third part will include one long essay problem.

C. **Coverage:** The exam will test those concepts and issues either covered in assigned readings or explored during class lectures and discussions. The exam will roughly reflect the relative time and emphasis on topics in the course.

D. **Open Book:** On the exam, you will be allowed to use any written or printed materials you choose. No electronic devices are permitted.

E. **Grading and Feedback:** All exams will receive a raw score from zero to 180. The raw score is meaningful only relative to the raw score of the other students in the class. The raw score will be converted to a scaled score, based on the class curve. For example, if the highest raw score in the class were 70, then that student would probably receive an A. I will provide an explanatory memo and/or a model answer after the exam.

F. **Grading Criteria:** I will post my old EOL Decisions Law exams and my old exam feedback memos and score sheets on TWEN. While those exams had a broader coverage than we will have in this course, you can get a good sense of the criteria that I employ in grading. In short, I look for:

1. An ability to muster relevant evidence and authority to make arguments cogently and clearly
2. An understanding of substantive legal doctrine
3. An appreciation for broader policy concerns that influence how legal doctrine applies to novel situations
4. A practical appreciation for the context of care in a hospital setting and for the context of tort litigation

X. **Office Hours**

I look forward to talking to you outside class. There are several means of doing this:

A. **After class:** I will remain in the classroom after each class for all trailing questions, until or unless we are kicked out by another class.

B. **Office:** I can typically be found in my office before and after class. If this is not a convenient time, just let me know in class or by email and we can make an appointment with each other. You are welcome to drop in my office anytime, but it is best to confirm a particular time in advance.
C. **Email:** Feel free to e-mail me at tmpope@memphis.edu if you are unable to come by in person.

D. **Lunch:** I have found that grabbing a quick lunch (or given the time of this class, coffee) is a good way to get to know each other. If you and one or two other students want to share a bite, please let me know.

### XI. **TWEN Site**

The TWEN site will include the following materials:

A. PowerPoint slides for each class, posted shortly before each class
B. Links to MP3 recordings of selected classes
C. Problems and Quizzes (see section VIII, *supra*)
D. Statutes, cases, and other materials

**Warning!!** Do not permit the availability of these materials to deter you from preparing and participating in class. I provide these materials to supplement and enhance classroom learning, not to substitute for it. It is important to remember that knowledge acquisition is only one small part of law school education. I plan to do little lecturing during classes. Lectures may seem to provide more value – more content, more certainty. It may seem like you are “learning” more. But this would be poor preparation for the practice of law where there is little certainty. Furthermore, nonattendance is not an option given University and ABA attendance requirements, and the grading policy described above.

### XII. **Study Aids and Reference Materials**

Despite the prevalence of health law courses in U.S. law schools, there are, as yet, few student-oriented ancillary materials. But there are numerous clear and lucid law review articles and background reports. I will provide copies of or links to the more useful of these materials on a topic-by-topic basis. There are also some good reference books. You really do not need to use any of these sources. I list them here only should you want to consult them to get more depth on certain issues.

A. **Study Aids**


B. Reference Materials

This is, of course, a highly select list. I have not included CLE or practitioner-oriented materials. Nor have I included materials more narrowly focused on specific issues.

1. AMERICAN COLLEGE OF LEGAL MEDICINE TEXTBOOK COMMITTEE (SANDY SANBAR ET AL.), LEGAL MEDICINE (Mosby 5th ed. 2001).

2. AMERICAN HEALTH LAWYERS ASSOCIATION, FUNDAMENTALS OF HEALTH LAW (West 3d ed. 2004), Westlaw database AHLA-PAPERS.

3. AMERICAN HEALTH LAWYERS ASSOCIATION, HEALTH LAW PRACTICE GUIDE (West CBC looseleaf) (3 volumes), Westlaw database HTHLPG.


5. SCOTT BECKER, HEALTH CARE LAW: A PRACTICAL GUIDE (Lexis 2005), available on LEXIS.

6. ALEXANDER M. CAPRON & IRWIN M. BIRNBAUM eds., TREATISE ON HEALTH CARE LAW (Matthew Bender 2005) (5 volumes), available on LEXIS.


8. DEAN M. HARRIS, CONTEMPORARY ISSUES IN HEALTHCARE LAW AND ETHICS (Health Admin. Press 2003).


10. BRYAN A. LIANG, HEALTH LAW & POLICY: A SURVIVAL GUIDE TO MEDICOLEGAL ISSUES FOR PRACTITIONERS (Butterworth Heinemann 2000).
XII.  


NATIONAL CENTER FOR STATE COURTS COORDINATING COUNCIL ON LIFE-SUSTAINING MEDICAL TREATMENT DECISION MAKING BY THE COURTS, GUIDELINES FOR STATE COURT DECISION MAKING IN LIFE SUSTAINING MEDICAL TREATMENT CASES (West 2d ed. 1993).

CLAIRE C. OBADE, PATIENT CARE DECISION MAKING: A LEGAL GUIDE FOR PROVIDERS (West CBC looseleaf), Westlaw database PCAREDM.


XIII.  Course Reading Outline

The outline below is intended to give you a sense of the scope and order of coverage. It is not a reading schedule. We may deviate from the coverage and sequence below. I will give the specific assignment for the following week during the prior week.

1. Definition of Death  
   a. The Traditional Heart-Lung Definition of Death  
   b. Development of the Brain Death Definition  
   c. Higher Brain Death  
   d. Anencephalic Infants  
   e. Allowing Individuals to Choose their Own Definition of Death

2. Informed Consent  
   a. Doctrine  
      G&S 27-53  
      G&S 69-83
   b. Critique  
      G&S 83-141

3. Law at the End of Life  
   a. Introduction  
      G&S 219-240  
   b. Competent Patients  
      i. Introduction: Dax Cowart  
      ii. Federal Constitutional Basis  
      iii. Common Law Basis  
      iv. State Interests that Limit the Right to Forgo  
      v. Statutory Basis
4. **Incompetent Patients**
   a. Competence
   b. Advance Directives
   c. Formerly competent
      i. Proxy Decision Making
      ii. PVS
   d. Never competent

5. **Dispute Resolution**
   a. Guardianships
   b. Judicial Process
   c. Ethics Committees
   d. Tort Liability
   e. Administrative Sanctions

6. **Medical Futility**
   a. Introduction
   b. Liability
   c. Statutory Safe Harbors

7. **Physician-assisted suicide**
   a. Active vs. Passive Euthanasia
   b. Constitutional Status
   c. State Statutory Status