Should Able MAID Requester/Recipients be Expected to Participate?

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They tell us that suicide is the greatest piece of cowardice; that only a madman could be guilty of it; and other insipidities of the same kind; or else they make the nonsensical remark that suicide is wrong; when it is quite obvious that there is nothing in the world to which every man has a more unassailable title than to his own life and person.

Arthur Schopenhauer – On Suicide
Rodriguez v. British Columbia

Constitutional law -- Charter of Rights -- Life, liberty and security of the person -- Fundamental justice -- Terminally ill patient seeking assistance to commit suicide -- Whether Criminal Code provision prohibiting aiding a person to commit suicide infringes s. 7 of Canadian Charter of Rights and Freedoms -- If so, whether infringement justifiable under s. 1 of Charter -- Remedies available if Charter infringed -- Criminal Code, R.S.C., 1985, c. C-46, s. 241 (b).
Carter v. Canada

Did the Canadian Supreme Court debate and rule on suicide or something else?
my question:

Is MAID, as it is functioning, an assisted form of suicide, specifically for those who cannot act themselves, or, should health professions consider and incorporate it as a normal aspect and modality of care for the dying/suffering?
why this question?

• clinical observation-discussion
• early evidence (euthanasia vs assisted death)
• subtle shift in nomenclature
• possible avoidance of the actual relevant issue
tradition of debate

• every philosophical tradition in every era (where possible) has debated this issue and in instances where it is again possible, it is often the first topic of discussion (Hume).

• suicide is not a universal taboo and is/has been a specifically contextualized element of culture for reasons of suffering, to survival, honour.
Do we do what we ought to do?

Do we want what we say we want?
unavoidable bits of philosophy
unavoidable bits of philosophy

Of the many philosophical dualisms, the most interesting is that of Reason vs Will as Will is interpreted as a fundamental drive/desire/longing primarily to live, but extends into all forms of desire. Depending on how this relationship is interpreted, as it is a speculation on the very essence of human nature, everything, including ethics begins here.
unavoidable bits of philosophy

*Man can do what he wants, but he cannot will what he wills.*

Schopenhauer WWR
unavoidable bits of philosophy

[The Will’s] desires are unlimited, its claims inexhaustible, and every satisfied desire gives birth to a new one. No possible satisfaction in the world could suffice to still its craving, set a final goal to its demands, and fill the bottomless pit of its heart.

From the start, the intellect is a hired hand assigned to a miserable task at which its overly demanding master, the Will, keeps it busy from morning until night.

Schopenhauer
Figure 2. Moral rationalism

Reason →
Will →
The Good

Figure 3. Moral voluntarism

Reason →
Will →
An object of desire
unavoidable bits of philosophy

Akrasia (weakness of the will)

“No one,” he declared, “who either knows or believes that there is another possible course of action, better than the one he is following, will ever continue on his present course” (Protagoras 358b-c).
unavoidable bits of philosophy
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The old question: What is the good life? (eudaemonia)
The new question: What makes right actions right?
unnecessary bits of philosophy

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Respect for Professionals (Old)
Respect for Patient Requests (New)
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The Argument from Autonomy:
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Kant: Autonomy equals self-law giving and grounded in reason.
Law: Autonomy equals ‘freedom from’ and is typically independent from reason.
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Kant: Autonomy equals self-law giving and grounded in reason.
Health Law: Autonomy equals ‘freedom from’ and is typically independent from reason.

The SCC failed to consider these issues and relied on a slippage between autonomous ‘freedom from’ to ‘right to demand’ that transgresses the fundamental integrity of health professions.
The Carter SCC decision makes clear two expectations:

1) that traditional health providers will be solely responsible for providing MAID

2) that the criteria for offering MAID should be broad and subjective based on patient’s experience, not medical judgment.

From this we can conclude, despite nomenclature suggesting otherwise, that physicians, nurses, and other professionals are providing MAID legally and conscientiously, but in an occult fashion.
the expectation of occult service provision

By ‘occult’ here, I mean nothing other than outside a professional structure of knowledge and skill acquisition, practice, evidence-base, training, and arguably outside the ethos of tradition.
A brief argument:
If the decision to request the participation to include MAID into the codex of treatment/practice of health professionals (who by tradition consider suicidality a pathology and swear oaths strictly forbidding killing), then it should be a responsibility of those professionals who will bear the burden to act upon the request as they will. BUT, this must be prefaced by a resolution on the PHILOSOPHICAL question of rational suicide.
If the decision to request the assistance of health professionals to use their skills and expertise in an occult fashion to facilitate suffering patient’s desires to end their lives, then it is not unreasonable to expect patients to act, even merely symbolically, in a fashion that is an extension of the Will.
A brief argument:

conclusion – if we mistakenly confuse and combine the two options, we end up with the uncomfortable result of entertaining a request to kill a person, a patient. The veracity of that request, however, is indifferentiatable from and other commitment or intention. A professional has no way of determining the request’s integrity than the integrity of a new year’s resolution.
Can we tell what people want?
I loooooove you, Kitty!

I LOVE BLOOD
thanks, and I very much require and desire feedback, critical or otherwise.

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