Opinions of health care professionals and the public after eight years of euthanasia legislation in the Netherlands: A mixed methods Approach

ABSTRACT
Background: The practice of euthanasia and physician-assisted suicide (PAS) in the Netherlands has been regulated since 2002 by the Euthanasia Act. In the ongoing debate about the interpretation of this Act, comparative information about the opinions of the different stakeholders is needed.
Aim: To evaluate the opinions of Dutch physicians, nurses and the general public on the legal requirements for euthanasia and PAS.
Design: A cross-sectional survey among Dutch physicians and nurses in primary and secondary care and members of the Dutch general public, followed by qualitative interviews among selected respondents. The participants were: 793 physicians, 1243 nurses and 1960 members of the general public who completed the questionnaire; 83 were interviewed.

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Results: Most respondents agreed with the requirement of a patient request (64–88%) and the absence of a requirement concerning life expectancy (48–71%). PAS was thought acceptable by 24–39% of respondents for patients requesting it because of mental suffering due to loss of control, chronic depression or early dementia. In the case of severe dementia, one third of physicians, 58% of nurses and 77% of the general public agreed with performing euthanasia based on an advance directive. Interviewees illustrated these findings and supported the Act.

Conclusions: Health care professionals and the general public mostly support the legal requirements for euthanasia and PAS. The law permits euthanasia or PAS for mental suffering but this possibility is not widely endorsed. The general public is more liberal towards euthanasia for advanced dementia than health care professionals. We conclude that there is ample support for the law after eight years of legal euthanasia.

INTRODUCTION
Legalizing euthanasia and physician-assisted suicide (PAS) is an issue for debate in many countries. The practice of euthanasia and PAS in the Netherlands has been regulated since 2002 in the Dutch Euthanasia Act (Termination of Life on Request and Assisted Suicide Act). The Act formulates criteria of due care. Only if a physician performs euthanasia or PAS according to these criteria, will his actions not be punishable. The criteria of due care require that the physician be convinced that (1) there is a voluntary and well-considered request from the patient, (2) the patient is suffering unbearably without prospect of improvement, (3) the patient is informed about his situation and prospects, (4) there are no reasonable alternatives to relieve suffering, (5) an independent physician must be consulted and (6) euthanasia or PAS is performed with due medical care and attention. The act does not entail a legal right to euthanasia or PAS nor does it contain a limit on a patient’s life expectancy. Physicians have to report euthanasia or PAS to one of five regional multidisciplinary review committees.

These review committees assess whether or not the physician has acted in accordance with the criteria of due care. The judgements of the review committees and case law thus provide a definite fulfilment of these criteria. Dutch opinions have been studied before. In previous research as well as in the ongoing societal debate about the interpretation of this Act, growing divergence is claimed between the knowledge and opinions of health care professionals and the general public. Comprehensive current comparative information about the opinions of the different stakeholders is lacking and is needed.

The aim of this study was to evaluate opinions about the law among Dutch health care professionals and the general public after eight years of official euthanasia legislation. The following research question was addressed: What are the opinions of physicians, nurses and the general public in the Netherlands on legal requirements for euthanasia and PAS?
METHODS

Design and population
We conducted a cross-sectional survey among physicians, nurses and members of the Dutch general public, followed by a qualitative interview study among a selection of the respondents. Regarding ethical approval, according to Dutch law, this kind of observational study is exempt from ethical review.

Survey.
A questionnaire was sent to a random sample of 1250 medical specialists of internal medicine, cardiology, pulmonology, neurology and surgery, 500 general practitioners and 250 elderly care physicians. Addresses were taken from the Royal Dutch Medical Association (KNMG), the Dutch Institute for Research of Health Care (NIVEL) and the Dutch Association of Elderly Care Physicians (Verenso), respectively. Respondents had to: (1) be working in the Netherlands, (2) have at least two years of experience in their current specialty, and (3) if retired, have been retired no longer than two years prior to participation or be under 67 years of age. The questionnaire could be completed by mail or electronically over a four-month period (January through May 2010). Two reminders were sent.
During the same period, a similar questionnaire was offered to nurses by various professional nursing organisations in the Netherlands, through websites and journals. This questionnaire was freely accessible on the internet. To be eligible for the study, respondents had to: (1) be a registered nurse, (2) be working as such for at least two years, and (3) be working in the Netherlands. The questionnaire started with three selective questions. If respondents did not meet the criteria, they were automatically excluded from completing the questionnaire.
A comparable online questionnaire was offered to an established panel of members of the Dutch general public (CentERdata, University of Tilburg, The Netherlands). This panel comprises a random sample of postal codes in the Netherlands. Multiple measures are in place to avoid selection bias of this panel, such as guaranteeing accessibility for all selected households by providing all selected members of the panel with a free tool that enables response by internet or television. During the survey period (December 2009–February 2010), 2503 persons were active members of the total panel. We only included respondents aged 18 or over.

Interview study.
At the end of the questionnaire, we invited respondents to participate in an interview and if they consented, to provide us with their personal contact details. Anonymity was indicated to the respondents to be lost in this case. For all groups, based on their responses to the questionnaires, we selected candidates who were willing to participate in in-depth interviews. We used the method of purposive sampling in order to guarantee a wide range of different opinions. We selected respondents with and without experience with euthanasia and with different attitudes towards euthanasia (liberal, conservative or neutral).
Besides this, we strived for a balanced distribution of age, education and gender. We selected 25 respondents per subgroup, 125 respondents in total. We continued enrolling subjects for interviews in each group until we had achieved conceptual saturation for each group.
Data collection
The questionnaires involved questions on respondent characteristics as well as on experiences and opinions regarding euthanasia and PAS. Statements on euthanasia were rated using a five-point Likert scale, ranging from ‘totally agree’ to ‘totally disagree’. Respondents were also asked about their opinions regarding unbearable suffering as a reason for euthanasia and PAS, presented in different vignettes (Box 1(a)–(f)).
The questionnaire was pretested for length, comprehensibility and feasibility for online use among 10 physicians, 8 nurses and 14 members of the general public. These pilots resulted in small adjustments in the questionnaire. Interviews were conducted by five researchers (PK, NR, DvT, BvdV and HW) and two medical students. There was no relationship between the interviewees and the interviewers prior to the study and no personal characteristics of the interviewers were known to the interviewees. Most interviews with professionals were conducted at their working place and with the public in the privacy of their homes. Before the start of the interview, the voluntary character and confidentiality of participation were emphasized. The one-hour interviews were semi-structured with use of an interview guideline with open questions and topics. First, we asked about the respondents’ association with the term ‘euthanasia’. To explore opinions about euthanasia further, we asked what the participant would say to a foreign colleague (for professionals) or a foreign tourist (for members of the general public) about Dutch euthanasia practice and how it is regulated. The interviewees were asked to reflect on some of the vignettes that were used in the questionnaires. Finally, personal experiences (if any) with (requests for) euthanasia were addressed. The interview guideline was tested for length and comprehensibility. This led to some minor adjustments. Because several researchers performed the interviews, the use of the interview guideline was discussed and practised in detail during training for all interviewers.

Statistical analysis
The quantitative data were analyzed with descriptive statistics using SPSS 17.0. Valid percentages are presented in the tables; missing values did not exceed 10%. Opinions on euthanasia and PAS were recoded and reported in three categories: ‘agree’, ‘neutral’ and ‘not agree’. For each group of physicians a weight factor was calculated in order to make the results representative for all physicians in the Netherlands. All interviews have been transcribed verbatim and were analyzed with content analysis using Atlas.ti version 6.1.1. Two researchers per group coded all interviews, using a uniform code tree that was developed and agreed on by all interviewers on the basis of the results. Transcripts were not returned to the interviewees.

RESULTS
Characteristics of respondents
The numbers of respondents were 793 for physicians (response rate 41%), 1243 for nurses and 1960 for the general public (response rate 78%). The mean age was 51
years for physicians, 53 years for the general public and 44 years for nurses. Two-thirds of the physicians, 10% of nurses and 54% of the general public were male; 81% of nurses and 39% of the general public respondents were highly educated. Most physicians and nurses had experience with a request for euthanasia or PAS in the last five years. Most respondents of the general public had no such experience (Table 1).

In total 83 interviews were conducted until saturation was reached; 49 with physicians, 18 with nurses, and 16 with members of the general public.

**Opinions on the Dutch Euthanasia Act**

Broad support for the Dutch Euthanasia Act was displayed among interviewees, irrespective of their personal attitude. Interviewees based their approval mainly on two arguments. First, euthanasia can be morally right because it is the last resort to end unbearable suffering without prospect of improvement. Second, autonomy is highly valued (Box 2.1).

Even principal opponents among the interviewees often defended the Act against allegedly misinformed (foreign) critics (Box 2.2). Also interviewees considered its function as a safeguard to both careful and transparent practice to be an important benefit of the Act (Box 2.3). Furthermore, some physicians experienced the Act as a helping hand in making decisions that they experience as highly demanding. Some felt that it could be used as a shield against patients who claim euthanasia as their right (Box 2.4).

**Opinions of health care professionals on legal requirements**

In our survey, almost two-thirds of physicians (56%) and more than one-third of nurses (36%) agreed with the current absence of a right to euthanasia and PAS (Table 2). A majority of physicians (71%) and nurses (64%) agreed that euthanasia and PAS should not be limited to patients who have a life expectancy of only several weeks. A vast majority of physicians (88%) and nurses (77%) agreed with the need for a patient request.

**[BOX 1]**

Reviewing a vignette of a cancer patient suffering from loss of control and severe pain, 77% of physicians and 49% of nurses personally agreed with the performance of PAS (Box 1, Table 3). If in the same vignette physical symptoms were absent, fewer professionals agreed (36–37%). A minority of professionals agreed with providing PAS in vignettes of a patient with chronic depression (35–36%) or early dementia (28–31%). One-third of physicians (33%) and almost two-thirds of nurses (58%) agreed with performing euthanasia in a vignette of a patient with advanced dementia based on a written advance directive. Almost two-thirds of professionals disagreed (64–66%) with PAS in the case of being tired of living. In reviewing some of the same vignettes during the interviews, professionals often considered physical symptoms without prospect of improvement as a necessary part of unbearable suffering. Some professionals felt it to be difficult to empathize with patients requesting euthanasia due to mental suffering. Also the absence of the terminal phase was sometimes seen as problematic.
Opinions of the general public on legal requirements

Almost a quarter of the general public (23%) agreed with the current absence of a right to euthanasia and PAS (Table 2).

Two-thirds of the general public (64%) agreed with the need for a request of the patient. Almost half of respondents (48%) agreed with the absence of a limitation of euthanasia to patients who have a life expectancy of only several weeks.

The majority of the general public (65%) personally agreed with PAS in the vignette of a cancer patient suffering from loss of control and severe pain (Box 1, Table 3). Seventy-seven percent did so in a patient with advanced dementia who had completed a written advance euthanasia directive. Reviewing other vignettes of mental suffering, a minority of the general public agreed with PAS. In the cases of mental suffering from loss of control due to cancer (without severe pain), chronic depression or early dementia, respectively 39%, 28% and 24% agreed with PAS.

Furthermore a minority agreed in case of suffering due to being tired of living (26%).

In the interviews respondents related unbearable suffering primarily to physical suffering. In case of mental suffering interviewees found it difficult to assess the request for PAS and would like to explore other solutions, such as counselling for the patient.

[Table 1]

**INTERPRETATION**

Our study shows support for the Dutch Euthanasia Act both among health care professionals and in wider society. Major arguments for this support are the possibility of relief of unbearable suffering and respect for the patient’s autonomy. Moreover the Act safeguards careful and transparent practice. The majority of the general public is in favour of a (currently non-existing) right to euthanasia. However, most professionals and members of the general public seem to be more conservative regarding the boundaries for euthanasia or PAS than the Act.

Both professionals and members of the general public tend to consider suffering as unbearable and qualifying for assistance in dying particularly in the presence of physical symptoms. They are more reticent about early dementia, depression and being tired of living. This is in line with previous studies in which more variation in the acceptance of euthanasia and PAS was found among health care professionals for non-physical as compared to physical suffering. An exception is advanced dementia. In a case of a patient with advanced dementia who had a written advance request for euthanasia, a majority of the general public and nurses agreed with granting this request, but only a minority of physicians did. Another study among elderly care physicians and relatives of people with dementia who had an advance directive for euthanasia also found them to be reticent in adhering to advance directives for euthanasia. Physicians have become more accepting over time, but variance in views on the admissibility of euthanasia in a case of advanced-stage dementia between physicians, nurses and the general public has been demonstrated elsewhere too. Although all parties seem to be guided by the best interest of the patient, different responsibilities in end-of-life decision-making may play a role here. The fact that performing euthanasia is solely allowed for physicians and has a clear
emotional impact on them⁹ may explain their reticence. Euthanasia for a patient in an advanced stage of dementia may involve an even greater emotional burden due to the fact that the person receiving it is not capable of confirming his wish anymore.

[BOX 2] [TABLE 2] [TABLE 3]
The general support for the Dutch Euthanasia Act is in line with an international trend towards public acceptance of euthanasia.¹⁰,¹¹ Also, earlier studies have shown a small number of opponents among the Dutch general public.¹² However, international professional acceptance of euthanasia varies widely.¹³–²⁰ The strengths of our study include the large and high quality nationwide samples of physicians and the general public. Our mixed-methods approach gives more in-depth understanding of the underlying reasoning of our quantitative data and makes a more accurate interpretation of quantitative results possible. Moreover, the questionnaires were highly comparable between all groups of respondents and consisted of a combination of different types of questions and presentations including statements and vignettes. Vignettes are widely used in decision-making research²¹ and have shown their value.²² However, it should be taken into account that respondents could have based their judgements on different aspects of the vignettes.

Our study has some other limitations as well. No random sample was available for nurses, due to the absence of a national registry for nurses in the Netherlands. Therefore we aimed at reaching as many nurses as possible by open invitation. For all groups, possible selection bias should be taken into account. For physicians, the response rate was rather low (41%). However, the results were made representative for all physicians from the studied groups by applying a weight factor. It is possible that especially physicians and nurses with experience and affinity with the discussion about euthanasia have participated in this study. This should be taken into account when interpreting the results, but is not likely to alter the direction of our findings.

Since the interview study showed even physicians who have principled objections against euthanasia to be content with the Act, it can be concluded that there is ample support for the law in this group. Moreover, the number of opponents of euthanasia and physician-assisted suicide is comparable to earlier studies in the Netherlands. Therefore we think that bias is not very likely.

Additionally, despite a good response rate among the general public, respondents were not fully representative of the Dutch population; they were slightly older, more often male, higher educated and more often sharing a household. Also migrants were underrepresented. This latter issue is known to be the case in nationwide surveys on other topics too. To assess their opinions purposive sampling should be considered. Furthermore, the questionnaires were rather extensive, which resulted in a substantial number of missing answers at the end of the questionnaires.

In conclusion, health care professionals, as well as the general public, mostly support the legal requirements for euthanasia and PAS. The law permits euthanasia or PAS for mental suffering, but this principle is not widely endorsed. There is one exception. The majority of the general public and nurses agree with the possibility of euthanasia in advanced dementia.
Physicians are more reticent. We conclude that the Dutch Euthanasia Act can count on ample support both among health care professionals and within general society.

ACKNOWLEDGEMENTS
The authors would like to thank all respondents who participated in this study of the KOPPEL consortium. KOPPEL is a study on Knowledge and Opinions of Public and Professionals on End-of-Life decisions.

FUNDING
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CONFLICT OF INTEREST
The authors declare that there is no conflict of interest.

REFERENCES

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TABLES AND BOXES

Box I. Vignettes of patients requesting euthanasia or physician-assisted suicide: different ways of suffering

<table>
<thead>
<tr>
<th>No.</th>
<th>Vignette</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>1(a)</td>
<td>Mrs de Jong (65 years old)</td>
<td>Has breast cancer with metastases. Despite undergoing several treatments, her disease is no longer curable. She is in severe pain that cannot be sufficiently relieved. In addition, she dislikes the feeling of loss of control that she experiences. In her working days, she always felt in control. She indicates that she cannot take it anymore. She asks her general practitioner for physician-assisted suicide. The general practitioner decides to honour her request and performs physician-assisted suicide.</td>
</tr>
<tr>
<td>1(b)</td>
<td>Mrs de Jong (65 years old)</td>
<td>Has breast cancer with metastases. Despite undergoing several treatments, her disease is no longer curable. She has no physical symptoms at the moment. She dislikes the feeling of loss of control that she experiences. In her working days, she always felt in control. She indicates that she cannot take it anymore. She repeatedly asks her general practitioner for physician-assisted suicide. The general practitioner decides to honour her request and performs physician-assisted suicide.</td>
</tr>
<tr>
<td>1(c)</td>
<td>Mr de Bruyn</td>
<td>86 years old. He used to be a professor at the university. He enjoyed his life at that time. He never married and has no children. Now he has grown old, many of his friends have died. He often feels lonely. He is in good physical and mental condition. Though Mr de Bruyn is aware that he could live for many years, he fears this. He would rather be dead and has told his general practitioner this several times. Mr de Bruyn repeatedly asks his general practitioner for physician-assisted suicide. The general practitioner decides to honour his request and performs physician-assisted suicide.</td>
</tr>
<tr>
<td>1(d)</td>
<td>Mrs Langezaal</td>
<td>Middle-aged. She is physically well, but mentally ill. She has been suffering from severe depression for years and her psychiatrist’s treatment has not worked. She regularly tells her physicians that she wants to die. She already has had one unsuccessful suicide attempt. Mrs Langezaal visits her psychiatrist and repeatedly asks for physician-assisted suicide. The psychiatrist decides to honour her request and performs physician-assisted suicide.</td>
</tr>
<tr>
<td>1(e)</td>
<td>Mrs de Koning</td>
<td>65 years old. She suffers from early dementia and sometimes she is forgetful. She fears what is to come, the progressive loss of memory and the moment she will not recognise her surroundings anymore. Her own mother suffered from severe dementia and she absolutely doesn’t want to experience this process herself. Mrs de Koning repeatedly asks her general practitioner for physician-assisted suicide. The general practitioner decides to honour her request and performs physician-assisted suicide.</td>
</tr>
<tr>
<td>1(f)</td>
<td>Mr Smit</td>
<td>62 years old and suffering from dementia. He doesn’t recognise his wife and children anymore. Refuses to eat and withdraws into himself more and more. It is no longer possible to communicate with him about his treatment. Shortly before he became demented, he drafted an advance directive with a euthanasia request in case of dementia. His family agrees. The physician decides to honour his patient’s advanced directive and performs euthanasia.</td>
</tr>
</tbody>
</table>

*For the general public, these vignettes were the same in contents, but slightly adapted in language in order to be understandable for this group of respondents.

**1(a): Not in accordance with the Dutch Euthanasia Act (2002).
Table 1. Background characteristics of respondents.

<table>
<thead>
<tr>
<th></th>
<th>Physicians (n=793)%</th>
<th>Nurses (n=1243)%</th>
<th>General public (n=1560)%</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Age</strong></td>
<td>51 ± 8</td>
<td>44 ± 11</td>
<td>53 ± 15</td>
</tr>
<tr>
<td><strong>Gender</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Male</td>
<td>65</td>
<td>10</td>
<td>54</td>
</tr>
<tr>
<td>Female</td>
<td>35</td>
<td>90</td>
<td>46</td>
</tr>
<tr>
<td><strong>Education</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Low</td>
<td>n.a.</td>
<td>n.a.</td>
<td>32</td>
</tr>
<tr>
<td>Middle</td>
<td>n.a.</td>
<td>19</td>
<td>29</td>
</tr>
<tr>
<td>High</td>
<td>100</td>
<td>81</td>
<td>39</td>
</tr>
<tr>
<td><strong>Experience with euthanasia request</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Yes</td>
<td>71</td>
<td>64</td>
<td>14</td>
</tr>
<tr>
<td>No</td>
<td>29</td>
<td>36</td>
<td>86</td>
</tr>
<tr>
<td><strong>Care setting</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hospital care</td>
<td>39</td>
<td>41</td>
<td>n.a.</td>
</tr>
<tr>
<td>Home care</td>
<td>51</td>
<td>33</td>
<td>n.a.</td>
</tr>
<tr>
<td>Nursing home care</td>
<td>10</td>
<td>28</td>
<td>n.a.</td>
</tr>
<tr>
<td><strong>Years of working experience</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2–5 years</td>
<td>6</td>
<td>15</td>
<td>n.a.</td>
</tr>
<tr>
<td>5–10 years</td>
<td>16</td>
<td>13</td>
<td>n.a.</td>
</tr>
<tr>
<td>&gt;10 years</td>
<td>70</td>
<td>72</td>
<td>n.a.</td>
</tr>
<tr>
<td><strong>Attitude towards euthanasia and physician-assisted suicide</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Liberal</td>
<td>45</td>
<td>59</td>
<td>–</td>
</tr>
<tr>
<td>Reserved</td>
<td>48</td>
<td>27</td>
<td>–</td>
</tr>
<tr>
<td>Against</td>
<td>7</td>
<td>14</td>
<td>5</td>
</tr>
</tbody>
</table>

n.a.: not applicable; SD: standard deviation.

*Weighted percentages.

1Low: level 1–3 according to International Standard Classification of Education (ISCED) (primary school, lower secondary general education, lower vocational education); middle: level 4 according to ISCED (intermediate vocational or higher secondary general education); high: level 5–7 according to ISCED (higher vocational education or university).

2Nurses: midwife–assistant nurse, high–registered nurse.

3Experience with a patient’s (for physicians and nurses) or relative’s (for the general public) actual request in the last five years.

4Physicians: mean ± SD = 19 ± 9.
Box 2. Examples of responses.

2.1 Arguments for the possibility of euthanasia: ‘end suffering’ and ‘autonomy’
- ‘Anyway, I think it is very good we have a euthanasia law in the Netherlands because I think every person that really suffers unbearably should have the right to and his life.’ (member of the general public)
- ‘I think we have a very correct legal system in the Netherlands, which clearly prescribes what is allowed and what is not. So we have said, we highly esteem the autonomy of the patient. If someone wishes to end his life, and there is unbearable suffering, there is careful deliberation and there is freedom, then I think that we, as doctors, can cooperate with that’ (physicians with experience with euthanasia)

2.2 Defense against the defense against the misinformed critics
- ‘People from outside the Netherlands seem to think that it is just a phone call to the doctor who prescribes a lethal drug in order to put you out of this world. Well, that is not how it is. There are many conversations and checks before a wish is granted. So before something like that is done, there have been a lot of control moments, in order to make sure it is all done in a careful manner. So it is not easily done.’ (member of the general public)
- ‘I would say it happens in the most careful way, and always in a situation of endless suffering. But doctors are really not eager to perform euthanasia. It is not part of everyday practice, but it may be an ultimate act in a situation of necessity which is never decided alone but always in consultation with another doctor. The Netherlands is not a country in which you can just say “I don’t want to go on anymore, and I step out.”’ (nurse)

2.3 Euthanasia as a safeguard for careful and transparent practice
- ‘It is not as easy as one may think. There have to be very good reasons. There have to be two doctors. Only if they are both convinced that this euthanasia is really what the person wants, and if they think the suffering becomes unbearable. Only then you can perform euthanasia. (nurse)
- ‘I have some difficulties with it (euthanasia). Yet it is good such a law exists and that one should follow strict criteria. But actually I would want that things like euthanasia and abortion did not happen.’ (nurse)
- ‘You still perform a criminal act and you can go to jail for it. I think there is a strong urge for doctors to act in a careful manner. There is a procedure that has to be followed. And it has to be reported. I think it is an honest procedure. I don’t have problems with that’ (physicians who refuse to perform euthanasia himself)

2.4 Legal ruler as a ‘helping hand’ and as a ‘shield’
- ‘I think the law is good. It is a helping hand, because listen, you do end one’s life. The law is not without a purpose, it was constructed very carefully. In such a way that you always have to act very carefully and I think that is good. It is a highly demanding process. For the patient, but also for the doctor’ (physicians with experience with euthanasia)
- ‘Sometimes you come in the ward and then, all of a sudden, you get a request to perform euthanasia. Then I say that is not how it works. Unless it is a very exceptional situation. But then you may use that argument and tell the patient “I have to protect myself as well. I have to fulfill the due care requirements, it is not so easily done.” So in that way I am happy with the rules. It may help to keep off patients who think too easy about it. Personally I may not have huge difficulties with it, but I do not think it should ever become a routine.’ (physician with experience with euthanasia)

Table 2. Opinions on euthanasia and physician-assisted suicide.

<table>
<thead>
<tr>
<th>Scenario</th>
<th>Physicians*</th>
<th>Nurses**</th>
<th>General public***</th>
</tr>
</thead>
<tbody>
<tr>
<td>In my opinion everybody should have a right to get euthanasia or physician-assisted suicide when he or she wants.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(Totally agree)</td>
<td>28</td>
<td>45</td>
<td>57</td>
</tr>
<tr>
<td>(Totally disagree)</td>
<td>56</td>
<td>36</td>
<td>23</td>
</tr>
<tr>
<td>Neutral</td>
<td>14</td>
<td>19</td>
<td>20</td>
</tr>
<tr>
<td>In my opinion a physician is only allowed to perform euthanasia or physician-assisted suicide in persons with a life expectancy of a few weeks.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(Totally agree)</td>
<td>16</td>
<td>18</td>
<td>27</td>
</tr>
<tr>
<td>(Totally disagree)</td>
<td>71</td>
<td>64</td>
<td>48</td>
</tr>
<tr>
<td>Neutral</td>
<td>12</td>
<td>19</td>
<td>25</td>
</tr>
<tr>
<td>In my opinion euthanasia and physician-assisted suicide should only be allowed to be performed at explicit patient request.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(Totally agree)</td>
<td>88</td>
<td>77</td>
<td>64</td>
</tr>
<tr>
<td>(Totally disagree)</td>
<td>7</td>
<td>14</td>
<td>16</td>
</tr>
<tr>
<td>Neutral</td>
<td>5</td>
<td>9</td>
<td>21</td>
</tr>
</tbody>
</table>

*Weighted percentages.
**In accordance with the Dutch Euthanasia Act (2002).
Table 3. Opinions on euthanasia and physician-assisted suicide: agreement with the physician's act in different cases of suffering. See Box I for corresponding vignettes.

<table>
<thead>
<tr>
<th>Case</th>
<th>Yes (%)</th>
<th>No (%)</th>
<th>I don't know (%)</th>
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</thead>
<tbody>
<tr>
<td>(a) Cancer with loss of control and severe pain</td>
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<td>Physicians n=156</td>
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<tr>
<td>General public n=421</td>
<td>65</td>
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</tr>
<tr>
<td>(b) Cancer with loss of control, without physical symptoms</td>
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<tr>
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<tr>
<td>(c) Old age and tired of living**</td>
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<td>(d) Severe depression</td>
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<td>(f) Advanced dementia and written advance directive</td>
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*Weighted percentages.
**Not in accordance with the Dutch Euthanasia Act (2002).