Euthanasia and the Concept of Safeguarding Life a Literature Review

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Abstract

Euthanasia is one of the very significant bioethical issue that has been widely developed in a complex way line with the medical advancement, biotechnology, intensive care unit as well as the medical technology. The essential of science and technology in medical today towards human cannot be denied which not only help in treatment to cure any disease but also able to identify any illness effectively and accurately through diagnosis. However, what raises the question is when euthanasia is considered as an easy, silent and less painful way to terminate the pain that has been borne by the incurable patients. The compassion and the right to die is one of the strong excuses to enable euthanasia to be practiced by the Western. Hence, the objective of this research is to explain the concept of euthanasia practice and the Islamic approach towards the purity of life. This is a qualitative study that uses the document analysis. The finding from the study shows that there are differences in the practice of euthanasia from the Western and Islamic perception. Islam believes that euthanasia opposed the concept of natural death and against the human nature.

Keywords: Euthanasia, Western, approach, Islam, life.

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INTRODUCTION

Life is a precious gift from Allah to human being. According to Islam, all mankind that live in this world has their main purpose. First and foremost, they live to serve Allah as well as to become the khalifah on the earth. In order to achieve the second purpose in their life, human is commanded by Allah to have faith and obey Him solely. After they taste life, human shall face death that has been determined by Allah. This can be clearly seen in surah Ali Imran verse 145 which Allah says: And it is not [possible] for one to die except by permission of Allah at a decree determined. Hence, it can be understood here that according to Islam, the life and death concept is the absolute provisions of Allah.

Meanwhile, euthanasia which also known as the mercy killing is the Western ideology that makes it as a right to ends someone’s life [1]. This problem always becomes a pressure in bioethical world. The technology advancement in medical field has brings this issue to the core to be deeply studied. In relation to that, euthanasia needs to be clearly understood in order to consider its position in terms of law, ethics and religion perception [2]. The history background proves that euthanasia is the Western ideology that comes from the Greek word that means mercy killing taken from Greek word, “eutanatos” which means “good death”. Euthanasia actually is not a new issue which in fact it has even exist since the ancient Greek time. The history of the early opposition towards euthanasia begins with the oath from the medical practitioners of Greek. Hippocrates is the father of medical. Hippocratic oath says that: "I will not prescribe a deadly drug to please someone, nor give advice that may cause his death" [3]. Since then, medical ethics have existed in the last 1400 years before BC [4]. Medical etiquette is used as the basis for regulating the medical system and as a guide that binds the behaviour of nurses and patients during and after undergoing treatment sessions.

This clearly shows that the euthanasia is against the theory and practical medicine and raising questions about the attitude and ethics of humanity in modern social life and religious perception of its implementation [5]. Euthanasia, is it the ending of life by killing or being murdered? This question also poses a controversy that needs to be studied in terms of human nature. Generally, the birth and death event are the fate and under the power of the God. Likewise, it is
the weakness of a human who cannot avoid or
determine death. According to chronology there are
three types of death processes namely Orthothanasia
(normal or natural manner of death), Dysthanasia (bad
death) and Euthanasia (death with the assistance of
other parties including medical personnel).

Hence, this research is to study the concept of
euthanasia practice according to the Western and the
approach of Islam in the purity of human’s life. This
study focuses on the concept of euthanasia and its
explanation according to medical organizations, legal
and Islamic scientists through the theory of al-Qur’an
and al-Sunnah.

RESEARCH METHODOLOGY
According to this research methodology, researcher laying out a framework based on things
related to the designs of data collection and data
anlyser. It aims to publish a quality finding through the
previous studies on the concept of euthanasia practice
and Islamic approach towards the purity of life. This
study uses qualitative research designs to address
issues, themes and theories as the main focus.

Based on this research, the researcher collects
the data through the analysis of medical books, author
of the fuqaha books, journals, articles and the working
papers of the proceedings relating to this study. Content
analysis refers to an objective and systematic
explanation of the information obtained. The researcher
analyzes the data collected using descriptive and
deductive methods to identify the concepts in this study
referring to each reference document. The researcher
then explores and elaborate the concepts that have been
identified in detail.

LITERATURE ANALYSIS
The issues presented in this study point to the
question of the concept of euthanasia practice according
to Western perceptions and Islamic approach to the
purity of human life. To get the results of the study, the
author analysed some of the earlier studies on this topic
and divided the literature review into two major issues
and made it four subtopics to answer the research
questions

THE CONCEPT OF EUTHANASIA PRACTICE
ACCORDING TO THE WESTERN POINT OF
VIEW
Euthanasia is one of the ideas that have been
introduced by the Western as an easy way to terminate a
very sick person’s life in order to relieve them of their
suffering which has an incurable condition. According
to the Western perception, the quality of life is very
pertinent and the illness of someone will only give
burdens to their family to bare their treatment cost.

Understanding: The Etymology and the Reason
of practicing Euthanasia
First, the euthanasia concept is reviewed
through etymology, Robert M. Baird [6] stated that
Greek words eu, well, thanatos referring to death in
a good and easy way. In the Mosby’s Medical Dictionary
[7] the connotation of ‘mercy killing’ is synonym with
euthanasia etymology and is a professional vocabulary
that is often used in medical scientific terms. It refers to
acts that cause death slowly on individuals suffering
from illnesses that is incurable.

It can be in an active situation such as taking
drugs or in passive way by stopping the treatment.
Meanwhile, euthanasia is also defined as the goal of
ending one's life to end the physical suffering by
Euthanasia Society of America 1938.

Other than that, euthanasia has been debated
by contemporary scholars as a new problem that exists
in the debate from the context of Islamic jurisprudence.
Euthanasia was mentioned as qatlu al-raahmah (mercy
killing). Al-Qaradhawi [8] explains that euthanasia is
the process speeding up death of a person without
misery on the basis of sympathy to alleviate the
suffering either done directly or vice versa. Hirbah
Salim [9] on his opinion stated qatlu al-raahmah not only
the death of peace, but also the honorable way of
depiving one's life without feeling ill at death either on
the request of the patient himself or with the help of
others to calmly turn ends his life.

Referring to historical sources, Euthanasia is
one of the violations of the principles of medical ethics
that has been heavily influenced by British colonization.
Omur Elcioglu’s research [10] explaining the statement
by Thomas More in the 16th century, the United States
advised the patient suffers from an illness that cannot be
cured and suffers from the illness to agree to disable
himself or shut himself up. This is because, the patient
should be aware that the illness is incurable and it will
be a burden to others, especially the family members
who are forced to bear the cost of treatment and
suffering will cause others to feel sorry for them.
Meanwhile, Philip Gavin’s study [11] mentioned Adolf
Hitler’s words “Those who are found to have chronic
illness that can not be cured after undergoing disease-
level diagnosis should be exercised non-voluntary
euthanasia on them or synonymous with the term killing
mercy”. These ideas show a marked betrayal on the real
medical code of ethics and lead to moral and religious
discrepancies as well as violate human rights ethics for
life while most religions believe that only a powerful
god takes on human life [5].

The American Medical Association’s Council
on Ethical and Judicial Affairs [12] mengklasifikasikan
euthanasia lassifies euthanasia as a lethal action for
patients suffering from illness and losing hope through
a fast way on the basis of compassion. The study on the
official websites (http://www.euthanasia.com) [4]. The application process of euthanasia is divided into two parts which are active and passive euthanasia and can be further divided into three situation namely voluntary (occurs at the request of the person who dies, involuntary (without the patient’s consent) and non-voluntary (the explicit consent of the individual concerned is unavailable). Through the same resources, there are five strong divisions that make it the basis of the truth of carrying out euthanasia procedures in the legal system, practical medical and general policy namely the factors of Compassionate, Autonomy (freedom), Right to commit suicide, Quality of life and Economics.

**Justification of Euthanasia in Western Legislation**

Western scholarship expertise has created a theory of rights known as human rights. Human Rights Movement was built to fight human rights issues through the diversity of theories. Hence, the justification for euthanasia in the concept of human rights has also been studied. Looking closely to the matter, there is a shortage of practicalities in which many violations of human rights are especially in Islamic countries [13]. Euthanasia proves the true value of the human rights violation because it is one of the issues that deals with the right to life. According to Abdullah [14] murder-suspension is not a weird thing. It has happened since the Greek civilization when a woman giving birth to a child in unusual way they will be killed. This is because, The evolving human rights movement in the West are based on liberalism and humanism [15].

According to Syed Muhammad Naquib al-Attas [16], humanism is based only on the basis of humanity and worldliness as well as materialism without considering the religion, or teachings and beliefs of the divine. The concept of human rights brought by Western countries separates people from God (devided God) as well as religion and laying human rights as an absolute right acquired naturally from birth. The element of secularism also explores human rights which separates the affairs of the world and religion in full adherence to the human mind patterns. Dr. Brian Pollard [17] in his research explains that euthanasia practise was appointed as an individual’s right and freedom of choice to die based on ‘freedom and liberty’ whereas it contravenes the Universal Declaration of Human Rights in 1948 which declares the principle of freedom in the world is justice and security.

In addition, the euthanasia position in the Dutch and Belgian legislative structures is the earliest country that recognizes euthanasia through codification code including in medical and practical procedures of doctoral. Based on the writing of Professor Robert Pearlman [18] in the book entitled *Physician-Assisted Dying: The Case for Palliative Care and Patient Choice*, among the popular factors that has been used by chronic cases, the patients used to ask for euthanasia or physician assisted suicide to be done on them due to insufficient treatment requirements for treating illnesses or another symptom are depression, discontent, socio-economic stress and economic hardship that is burdensome to family members to bear the cost of their treatment. The overview on Dutch Penal Code 1886 through section 293 294 find that. The enactment distinguishes between taking the life that is contrary to one’s right and taking on life on the basis of one’s request. In short, Euthanasia, (refers to Article 293) and assisted suicide (refers to Article 294) is exempt from criminal offense. The court outlines the doctrine ‘force majeure’ as a theory to free the doctors from being charged of any offences with which it may be interpreted that the act of ending the illness of a patient is part of the doctoral assignment as well as having continuous support from the law to state that euthanasia is also a physician’s duty referring to the Artikel 40 of Dutch Penal Code.

Meanwhile, Belgium has codified euthanasia legislation as an initiative to relieve patients from suffering pain while allowing drug use to shorten their lives and expedite patient death through Article 78 of Chapter (1): Section (2) of *The Belgian Act Euthanasia of May*, 28th 2002. According to the study of euthanasia case (1998), in Belgium the ending of the patient's life has become a practical practice among medical practitioners almost reaching the frequency of case records in the Netherlands Dr. Marc Moens (t.th) states that there are more than 40,000 protests by medical practitioners (Belgian Association of Doctors Syndicates (BVAS) against the elimination of euthanasia laws does not seem to result in any changes in preventing the abuse of such action. Belgium Senate (October 2001) has approved euthanasia in the draft of legislation on the exclusion of euthanasia from any criminal prosecution in the provision of Chapter (2) under the terms and procedures, Section (3) of *The Belgian Act Euthanasia of May*, 28th 2002 that the Doctor is allowed to end the lives of patients who have no hope of recovering from illness and miserable pain. The procedure can be administered to at least 18 years of age (the majority of the age limit for freedom) volunteered, conscious and often made a request to take his life. The request must be made in written document by placing date and patient’s signature. Justin Sparks [19] explained that euthanasia in Belgium did not receive full approval from the *Belgian Medical Association* as in Netherlands. They are agreed that the provisions of the law on euthanasia open wide space to end one's life.

Regarding on the question of euthanasia recognition in the law, there are criticisms from researchers such as Otlowski [20] through his research *Voluntary Euthanasia and the Common Law*; legal aspects and euthanasia, the laws created do not reflect the practice, effective implementation and enforcement.
in the reality of relationship between doctors and patients in practical life ending. It shows that there is a
discrepancies between the theory and the implementation of the law as well as hypocrisy.
According to the research on Euthanasia, Ethics and
Public Policy: An Argument Against Legislation by J
keown [21], criticized the euthanasia legislation and its
development in the Netherlands and Belgium. The
objection on the voluntary assisted euthanasia and
physician assisted suicide as it is something immoral.
Brendan Greeena [22] in Understanding Medical Law
explains the basic medical law to touch on the aspect of
human life thus causing the question of two conditions
between one's life and death. The law's objective is to
address the medical problems that arise as patients
refuse to accept treatments and reactions to the
increased number of claims on negligence in medical
field. These things have triggered a dilemma between
ethics and law.

These studies prove that euthanasia creates a
conflict not only among the people but also the system
of law provisions that conflict with the theory of the
real struggle of the individual's rights of life. There is a
question here when there is a declaration aimed at
protecting universal rights but in the same situation
there is a recognition of action that suppresses and
threatens the right to freedom of living while medical
necessities are also included in the human needs
category.

**ISLAMIC APPROACH TOWARDS THE PURITY
OF LIFE
Methodology of Islamic Creed**

The Islamic approach to purity of life refers to
the nature of the human described in the Qur'an and the
arguments proving that human life is the gift of Allah
and His absolute right. Al-Asfahani [46] explains the
word al-nafs that has been mentioned in al-Qur'an
refers to two main points namely self referring to
humans from the angle of lust, reason, body and spirit
and life which resides or is placed in the body and body
of the human body if it is separated from the body then
the human being is said to have died. Allah said, (al-
Fussilât:41:53):

(سُرِّئِمْ فَإِنْ بِكَانَ فِي الأَفْلَاقِ وَفِي أَفْسٍمْ حَتَّى يَنْتَبِئُنْ نَهَى الْأَلْحَقِ

Meaning: “We will show them Our signs in the
horizons and within themselves until it becomes clear to
them that it is the truth”.

According to mufassirin, al-Sabuni [23] the
interpretation of this verse that Allah has explained to the
Musyrikin that they should see the evidence and
argument of the truth (rights) shown in the Qur'an as it
is a book revealed by Allah S.W.T. Allah calls to see
other creations such as the heavens and the earth and
the miracle of Allah created man and nature. al-Qurtubi
[24] said: “what is meant by the phrase في أفسهم that is
the tenderness in creation to refer to the nature of God
which contains all such wisdom as a man who eats and
drinks somewhere, so he can remember and distinguish
the place with other places. This analogy means one
will remember where he came from.

The role of the Qur'an as a reference and
guidance to human beings in reviewing the origin of
human self-existence should be seen through the
methodology of the creed. First, it refers to the concept
of nature. The tafsir scholars explained that the meaning
of nature is authentic and correct refers to the word of
Allah in al-Rûm:30:30 which means: So direct your
face toward the religion, inclining to truth. [Adhere to]
the fitrah of Allah upon which He has created [all]
people. No change should there be in the creation of
Allah. That is the correct religion, but most of the
people do not know [25]. The Fitrah of Allah which is
meant in the proposition concerning human being
created by Allah has religious instinct which is the
tauhid religion is Islam. This is reinforced by the word of
Rasulullah SAW:

كل مولود يولد على الفطرة

**Meaning: That every born, is in a state of nature, (al-
Bukhari, Sahih al-Bukhari, Kitab al-Janaiz (the dead
body): the children of Islam, bab ma qil fi aulād al-
usyrikin).**

Second, it encompasses the process of human
creation that have been revealed by God S.W.T in al-
Mu'minun:23,12-16. Accroding to al-Alusi (t.th) [45],
this verse is a signal to the original process of the human
creation - the first human being created by God
(Adam A.S). The Mufassirin also states that the process
of creation of Adam A.S There are seven stages namely
the last stage blown by God's spirit into the body and
made it as the perfect creature [26].

Thirdly, the process of death is also stated in
the Qur'an closely related to the methodology of a
Muslim creed. Surely life and death are under Allah's
will. There is nothing to be determined (qadar) by other
beings except Allah alone. However, if He desires to
restore the soul and soul of a sleeping person into his
body, then he will continue his life. But if Allah wills
otherwise then he is the spirit of the dead [27]. More
definite if referring to the intended al-Qur'anic
proposition which means: Every soul will taste death,
(Surah Ali Imran:3, 185).

Furthermore, the disease and the test are
conditions that limit the dimensions of human reason
that are also closely related to the methodology of faith
and the concept of faith with Allah SWT. Referring to
the word of Allah S.W.T, (al-Qur'an, surah al-
Baqarah:2, 155) [28]

(للوليدين من الخفاف وخافع وفطن من الأموال
والأخلف والمرات وثمار العبترين)

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Meaning: And We will surely test you with something of fear and hunger and a loss of wealth and lives and fruits, but give good tidings to the patient.

According to al-Zuhaily [29], in the interpretation of this verse, Allah brings a favor sometimes with the test and various disasters. Yet there is no cure for the misfortune except by seeking the help of Allah SWT by patience. The tests sent down by Allah are likely to be in various forms such as the death of a loved one, loss of property or disease. Regardless of whether the disease occurs within a long or intermittent time frame depending on the (qada') of Allah. This has been justified in the hadith of the Prophet (peace be upon him) which means: "No Muslim is afflicted with a disease or other affliction except that his sins are removed from him as leaves fall of a tree [30]." In Islam this process is referred to as kiffarah hat is Allah’s punishment in the world due to the sins committed by his servant or the purification of sin.

Islam has placed care arrangements for sick people through the nature of responsibility and trust that family members should take in ensuring the patient’s welfare is maintained through love and compassion. The research of Manzoor Malik [31] through Euthanasia: An Islamic Perspective states that if this is understood correctly then there will be no form of murder either from the patient or the family member. Psychological support is also very important as most cases of euthanasia occur due to the feelings of extreme pressure. Hence, any action involving life such as killing or destruction or putting self in a substance that can destroy self is prohibited in Islam.

Life in Islam according to Islamic Protection Rights

The intended Islamic protection rights refer to “al-Huqq” terminology Al-Kafawi [32], right to something that is obligatory and habit (permanent). The right has a diversity of meanings that refer to the names of Allah Ta’ala or its attributes, Qur’an, against the falsehood, the command from the issuer of orders, fair, Islam, property, rights, the existence of conviction, permission, death, one of the responsibilities [33]. Meanwhile, according to al-Zuhailyly [34], Rights are a constant benefit to individuals and communities or to both concurrently where it has been set by Allah the Almighty. Right is also something that is recognized through the Islamic Shariah foundation to a person that involves wealth, self and moral and social.

Life in the context of the rights owner touches from the right of (sohibul haq) means a person who has the right on something according to what has been set up includes the right of Allah (huqqullah) and human being (huqqul ibad). Allah is the sole owner of the right in the Islamic Law whether the right is related to religious, personal or legal affairs [34]. According to Ibn Nujaym’s [35] view (t.th) stating the main purpose of the law in Islamic law is to manage and determine the rights associated with individuals and communities. According to usuliyyun fuqaha’, the right to include general and specific benefits can divided into four owners namely; The right of Allah solely, the right of the slave (man) to the fullest, the sharing of the two rights and Allah has the ultimate right as the as well as the sharing of two major rights and human beings has the main right on it.

Human beings have certain rights and one of them is the general rights which also knows as huqq al-insan. The right is recognized for every person regardless of status, religion, position in society and skin color. Granting rights is based on human nature as the people of the prophet Adam. Hence, huqq al-insan (human rights) need to be recognized without any comparison of the offspring, skin color, and language spoken [36]. According to al-Zuhailyly [37], Human rights are a collection of some natural human rights that are closely related to the existence of tabi’i which is naturally certified. The main principle of human rights is based on principles al-karamah al-insaniyyah namely the honor and glory of human dignity. It was also emphasized by Al-Mawdudi [38] that every human being in a society and nation needs human rights in many important aspects such as the right to choose religion, the right to life, the right on self-respect and the family, the right to speak and to give a view and so on.

There is discrimination in euthanasia against the right of chronic patients. According to Audah [39] life and body are a gift from God that is important to be take care of. Islam prohibits any act that can cause death and injury to one’s self or other person. In this case, Islam has provided a law under the qisas criminal offenses. Isaml brings a paradigm shift in the context of human rights such as returning to the original nature of humanity and placing humans in the real position in line with the ultimate goal of man created by God. Abu Zahrah (t.th) [40] stated that whatever type of crime is a violation of society, or is referred to through the term Islamic law as a violation of the rights of Allah SWT. According to Al-Quaradawi [41] the scope of the preservation of rights brought by Islamic syariah not only guarantees the rights of individuals but also ensures the right of the community to work through the concept of balancing between the importance of keeping common and specific goals simultaneously.

Tyranny will cause the collapse of civilization, a country and its entire population. Therefore, the wisdom of Syariah and the purpose to prohibit the desuction and deterioration of human quality of life occurs through the preservation of five matters namely; religion, life, intellect, wealth and wealth [42]. Al-Yubi, Muhammad Sacad [43] also explained that the strengthening of the maqasid of sharia structure is with the principle of taking advantage of and rejecting the harm as mentioned by Ibn ‘Ashur [44] maslahah means
the benefits of action that is in line with the requirements of Islam that are capable of achieving the ultimate goal of Shariah to provide the prosperity of human being in this world and the hereafter. Meanwhile, mafsadah refers to acts that contrary to the requirements of syar’ah which can lead to damage and harm as well as obstruction of sharia goals in ensuring the well-being of human life.

The explanations in the studies of the scholars show that Islam has a practical approach in preserving the sanctity of life that has been conferred by Allah SWT as it has been proven in the Qur’an and al-Sunnah. The concept of a faith held by every Muslim plays an important role not only in the aspect of worship but also in the psychological and intellectual approaches especially when it comes to any misfortune and trials such as chronic disease.

RESEARCH FINDINGS AND DISCUSSION

The literature overview of previous studies found that the concept of euthanasia has been designed by the West to eliminate the pain suffered by chronic patients is contrary to the concept of natural death of human (alamiyah).

The Concept of Euthanasia Practice According to the West Legislation

The concept of ending one’s life through the application of euthanasia shows a significant contradiction with the practice of Islam through the context of humanitarian determination is a decree determined by Allah and only in His knowledge. All the clear prominence stated for the execution and demands of the euthanasia procedure is totally contrary to the reasons allowed by Islam on the life of a person based on the hadith of the Prophet: “It is not permissible to spill the blood of a Muslim except in three [instances]: the married person who commits adultery, a life for a life, and the one who forsakes his religion and separates from the community.” (Riwayat Ibn Majah, Sunan Ibn Majah, kitab hudud, Chapter: prohibition of blood of a Muslim).

From the legal position, euthanasia recognition opens up a wider space for killing. The law is used as an initiative to release chronic patients from surviving in a state of having a great pain. However, the act of depriving lives through euthanasia is not considered to be a murderous crime when it exists within Dutch Penal Code; Article 294, euthanasia that go through physician assisted suicide exempted from the crime of murder and Article 40; Euthanasia is considered as part of a doctor’s task. There was also a waiver of any criminal charges under the Belgian legislation.

The Islamic Approach towards the Purity of Life

Unlike the Islamic approach, the concept of illness or the test is related to the principle of faith and the foundation of the Islamic Faith which are to believe in Allah and to believe in qada’ and qadar. Regarding to the protection of rights, Islam preserves the sanctity of life as an invaluable gift of Allah SWT to be preserved by every human being. Hence, Islam puts the life invasion as a grave crime under qisas penalties or compensation ransom paid (diyiah).

This is because the main objective of the maqasid of syariah is the basis of Islamic welfare and justice which does not allow any violation of human rights, including the life which is absolutely belongs to Allah.

As such, through this literature review, the authors can identify the differences and analyze the comparisons between the concepts of euthanasia practice in the scope of understanding and implementation of the West as well as the rejection of Islam on this practice through an effective approach of the al-Qur’an and al-Sunnah method to deal with euthanasia problems.

CONCLUSION

Logically, the entire Western country rejects and does not accept any form of cruelty and homicide. However, euthanasia is considered as ‘mercy’ on the basis of sympathy for someone who is suffering from chronic illness to bear life in pain. The policy has made euthanasia practical as medicine and its factors are framed in law as well as influenced by other factors such as political agendas. However, the objective of safeguarding Islamic welfare does not justify the action of taking other human lives on the basis of compassion and sympathy. The justification of syar’ah has proved that the human life is the absolute right of Allah. Human intervention on the life of a person will result in the Islamic criminal procedure being carried out covering two main rights which are the right of God and the universal human rights. The implication of this study is to give exposure to the community on the concept of euthanasia which is contrary to the concept of ‘illness’ as a test from God to man. The neglect of the major demands of the maqasid of sharia in particular to safeguard the lives of human beings will be neglected and human life will be exposed to elements of destruction and destitution. Therefore, research proposals on the role of maqasid of syar’ah in dealing with euthanasia issues are recommended.

REFERENCES

1. Abdul Halim, Muhammad Mansur ‘Ali. (2013). al-Qatlu bi Dafa’i al-Syaafaqah fi fiqh al-Islamiyy wa al-Qanun al-Wado’i. Jami’ah al-Azhar wa al-Khaliijiah, Bahrain.
2. Manzoor, M. M. (2001). Euthanasia an: Islamic Perspective. Kuala Lumpur: IIUM. Press.
3. Michael North. (2002). Hippocratic Oath National Library of Medicine.
