References


Buchanan, A. (2004) ‘Mental capacity, legal competence and consent to treat-
64(2), 17–94.
Burt, S. (2003) ‘The proper scope of parental authority: Why we don’t owe chil-
dren an “Open Future”’, in S. Macedo and I. M. Young (eds), *Child, Family, and
Campbell, L. (2016) ‘The limits of autonomy: An exploration of the role of auton-
omy in the debate about assisted suicide’, in M. Donnelly and C. Murray (eds),
*Ethical and Legal Debates in Irish Healthcare: Confronting Complexities* (Manchester:
Manchester University Press), pp. 55–70.
and Political Philosophy*, 5(1), 81–91.
Press).
Clouser, K. D. and Gert, B. (1990) ‘A critique of principlism’, *Journal of Medicine and
211–45.
of young persons’, in D. Archard and C. M. Macleod (eds), *The Moral and Political
in L. M. McDonnell, P. M. Timpane and R. Benjamin (eds), *Rediscovering the
Democratic Purposes of Education* (Lawrence: University Press of Kansas),
pp. 91–124.
and Young People’s Nursing*, 1(3), 142.
The folly of basing social policy on underpowered flawed studies’, *BMC Med*,
11(1), 11.
Quarterly*, 68(4), 619–43.
Manchester University Press), pp. 8–25.


General Medical Council (2007) 0–18: Guidance for All Doctors (Manchester: GMC).


Gillick v. West Norfolk and Wisbech Area Health Authority and another [1985] 2 BMLR 11


References


References

Kant, I. (1908 [1788]) Critique of Practical Reason: Kant’s gesammelte Schriften, ed. Paul Natorp (Berlin).


References


Williams, B. (2005) In the Beginning was the Deed: Realism and Moralism in Political Argument (Princeton and Oxford: Princeton University Press).


