## **JEREMY QUIN MP** Member of Parliament for Horsham



## HOUSE OF COMMONS

LONDON SW1A 0AA

19th December 2016

Der Constatuert

## **RE: ASSISTED SUICIDE**

Thank you for contacting me about assisted suicide.

I appreciate your concern on this very sensitive issue. Coping with terminal illness is distressing and difficult both for the patient and their families. These cases are truly moving and evoke the highest degree of compassion and emotion.

Assisting or encouraging suicide is a criminal offence under Section 2 of the Suicide Act 1961 for which the maximum penalty is 14 years' imprisonment. I am aware that the Director of Public Prosecutions has published guidelines primarily concerned with advising the Crown Prosecution Service prosecutors about the factors which they need to consider when deciding whether it is in the public interest to prosecute a person for assisting or encouraging another to commit suicide.

The House of Commons has discussed the DPP's guidelines and these were unanimously commended as being a compassionate and measured way of dealing with one of the most emotionally-charged crimes in the statute book. However, they do **not** change the law; assisting or encouraging suicide has not been decriminalised.

The Director of Public Prosecutions has now further clarified the CPS Policy on the likelihood of prosecution of health care professionals, to specify that the relationship of care will be the important aspect and it will be necessary to consider whether the suspect may have been in a position to exert some influence on the victim.

I believe the application of the law should be flexible enough to distinguish the facts and the circumstances of one case from another. To this end, the DPP's policy offers important and sensitive guidance.

I fully accept that suicide, assisting or encouraging suicide, assisted dying and euthanasia are all subjects on which it is entirely possible for people to hold widely different but defensible opinions. This is why the substance of the law in this area is not a matter of party politics but of conscience. Should the law in this area ever be altered, it is neither a matter for Government to decide nor a matter for the judiciary, but ultimately a matter for Parliament and therefore it would be a free vote.

Everyone would agree that terminally ill patients should receive the highest quality palliative support and end-of-life care, and that they and their families should be certain that their end-of-life care will meet all of their needs. With that in mind I welcome the Department of Health's End of Life Care Strategy which is intended to improve access to good quality palliative care and encourage the Government further to develop specialist palliative care and hospice provision.

I accept that there are imperfections and problems with the current law, but I think that these can be dealt with sensitively and sensibly without having a new law that actually brings in euthanasia. The lives of the terminally ill and the frail are of equal value to anyone else's. They deserve equal protection under the criminal law.

Thank you, once again, for taking the time to contact me.

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