

**From:** [Inquiry into End of Life Choices POV eSubmission Form](#)  
**To:** [LSIC](#)  
**Subject:** New Submission to Inquiry into End of Life Choices  
**Date:** Sunday, 26 July 2015 4:52:27 PM

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Inquiry Name: Inquiry into End of Life Choices

MR PETER SCOTT

[REDACTED]

[REDACTED]

[REDACTED]

### **SUBMISSION CONTENT:**

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IN 2009 MY 82 YEAR OLD WIFE WAS DIAGNOSED WITH MOTOR NEURONE DISEASE AND, AS HER CONDITION DETERIORATED, DECIDED NOT TO WAIT FOR THE IGNOMINY OF TOTAL HELPlessness AND SUCCEEDED IN PROCURING THE MEANS TO END HER OWN LIFE IN PRIVATE WHILE SHE WAS STILL CAPABLE OF DOING SO. HOW COULD ANYONE CALL THIS A CRIME? CERTAINLY NOT ME, AND IN A CIVILISED SOCIETY I SHOULD HAVE BEEN ABLE TO HELP HER AND BE WITH HER AT THE END. I AM 89 AND WOULD HOPE THAT, BY THE TIME I AM INCAPABLE OF CONTROLLING MY BODILY FUNCTIONS AND ENJOYING LIFE, VOLUNTARY EUTHENASIA WILL HAVE BEEN LEGALISED

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File1:

File2:

File3: