

# Last Rites/Rights for a Dying Patient

## Author(s)

Julita Ramirez

#### Year

2000

## Description

Cells from a dying patient are used to create a multi-billion-dollar drug.

## Body

A researcher developed a new cancer treatment using cells provided by her doctor friend from a dying cancer patient. The patient's consent to use his cancer cells "for research and related purposes" had been secured in writing before the cells were used. However, the patient died shortly after the cells were collected. The researcher's new development was made possible only through the use of these particular cells, since they had unique genetic mutations and properties. After the drug was developed, the researcher sold the rights to her findings to a large drug company, who produced the drug and made billions off its sale. The family of the dead cancer patient found out that development of this new drug was possible only by using their relative's cells, and sued the drug company and the researcher for compensation. They argued that consent was given only to use the cells for research purposes.

## **Questions:**

1. Who do you think will win? Why?

2. Who do you think SHOULD win? Why?

#### Notes

Author: Julita Ramirez, (UPR Chemistry REU 2000).

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## **Rights**

Use of Materials on the OEC

## **Resource Type**

Case Study / Scenario

#### **Parent Collection**

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## **Topics**

Intellectual Property and Patents Human Subjects Research Informed Consent

## **Discipline(s)**

Life and Environmental Sciences Research Ethics Pharmacology

## **Publisher**

Center for Ethics in the Professions at the University of Puerto Rico, Mayagüez Authoring Institution Center for Ethics in the Professions at the University of Puerto Rico Mayagüez (CE-PRO)