Summary
This paper deals with euthanasia and assisted suicide in people with mental health problems, based on the fundamental principles of contemporary medical ethics. In some situations, psychiatric patients are incapable of realizing they are ill and they need to be treated due to the compromise of cognitive functions. It is difficult to establish the relationship of negotiation and joint decision-making with such patients, so it is necessary that the psychiatrist takes responsibility in order to protect both their patient and the environment from any potentially harmful activity.

Keywords: euthanasia; medical ethics; mental health

Introduction
As a result of the development of medical sciences and raising awareness of human rights, there is a series of bioethical dilemmas concerning the conception and the ending of human life. One of the key questions that intrigue the human mind is the question of legalizing euthanasia [1].

Euthanasia has been legalized by the Netherlands, Belgium, and Luxemburg, whereas in some countries, such as Switzerland, Germany, Canada, Japan, and the USA (Oregon, Washington, Montana, California, Vermont), assisted suicide is allowed [2]. According to the Serbian Criminal Code, both euthanasia and assisted suicide represent criminal acts (Articles 117 and 119) [3].

However, when we discuss euthanasia in people suffering from mental health problems, we should consider the fact that psychiatry, more than any other branch of medicine, places emphasis on working with people who do not feel the need to get professional help or whose cognitive functions might be compromised to such an extent that they are not capable of realizing what their real needs are [4].

Suicide and Assisted Suicide
Suicide is a conscious and deliberate intervention towards ending one’s own life. In order to commit suicide, there has to be a suicidogenic disposition, a natural or acquired reduction of vital instincts or increased psychological sensitivity, as well as a suicidogenic motive (i.e. the fact that a suicide takes as the cause and the reason for taking their own life). Suicidogenic motives can be endogenous (e.g. somatic and psychiatric disorders) and exogenous, which can be affective (they originate from misunderstandings in love, fear of punishment, etc.), economic (job loss, impoverishment, etc.), and moral (embarrassment, defamation, etc.) [7].
This entire definition is given in the monograph *Suicide* by Prof. Dr. Milovan Milovanović, published in 1929.

Apart from the above listed types of euthanasia, assisted suicide is mentioned as a way to end a terminally ill patient's life. This act involves any action that doctors consciously and deliberately do in order to help a person commit suicide, upon that person's explicit request [4].

**KILLING AND/OR LETTING DIE**

An important part of the euthanasia debate is the conflict between active and passive euthanasia, which is reflected in the moral distinction between killing and letting die.

Shaw [8], in her article, analyzes two arguments about the distinction between killing and letting die. To perform this analysis, she uses an article by James Rachels and the reply by William Nesbitt. She states that James Rachels describes in his essay two actors who share the same intent (murder of a child), the same motive (greed, to inherit money) but in a different way (the first actor does something that causes the child to die directly, and the second does nothing to prevent death). In this way, Rachels shows that killing and letting die are morally equivalent acts, but only when measured isolated, without the influence of other factors. However, euthanasia is not a decision that can be made without examining other relevant factors that we encounter in real life, and one of them is certainly the intention of the physician, which the author himself suggests. On the other hand, William Nesbitt states that, in order to get closer to real situations, he makes a moral difference between "being willing to kill someone" and "being willing to let someone die." Here Nesbitt argues that people tend to think it is worse to be willing to kill someone rather than to just let them die, and that is this difference which provides justification for the idea that passive euthanasia is morally better than active euthanasia. But as Sarah Beth states, if willingness to kill is equivalent to willingness to help (in most euthanasia cases it is), Nesbitt cannot use this distinction to challenge the idea of the substance of the benefits of active euthanasia, which was his intention [8]. It is our opinion, that there is no significant difference between killing and letting die, since both acts are absolutely unacceptable for any medical professional, since the consequence of both acts is death.

There is also the claim that causing death is morally wrong only if it is unjustified and unwarranted. If a person freely chooses death and realizes that it is a personal gain, then fulfilling that person's request does not imply clear moral harm [9]. We recognize that under this assumption, the patient's opinion about personal gain is taken as the only relevant and dominant factor on the basis on which it can be justified to cause death, while the opinion, needs and motives of the executor (physician) are also derived from the motives and principles of the medical profession (*primum non nocere – do not harm the patient,* and *salus aegroti suprema lex – patient's health is the highest law*), completely neglected. In this case, we consider it necessary to pay attention to what we consider crucial: whether the commission of such acts, even if the motive is well-intentioned, is useful in the context of the purpose of the medical profession and the physician himself, since the benefit for the patient should not exclude the expediency and essential role of physicians and the medical profession.

**EUTHANASIA AND ASSISTED SUICIDE IN PEOPLE SUFFERING FROM MENTAL DISORDERS**

Although there are various debates on defining mental disorders, it is generally accepted that they involve thought disorders, behavioral disorders, and emotional disorders serious enough to compromise people's functioning [10]. Mental health disorders are among the leading causes of disability in the world, as well as a major risk factor for suicide. According to the WHO data from 2014, there are around 800,000 people annually who commit suicide as a consequence of a spectrum of mental disorders [11, 12]. Therefore, early detection of people at risk of mental disorders is of great importance in the prevention of mental disorders and suicide as a significant public health problem [11, 13].

As the first and foremost argument against euthanasia, we state our opinion based on the fact that the desire for suicide and suicide are expression of the reduced urge to live, that is, a sign of human psychopathology. Therefore, we believe that assisting a patient by a psychiatrist in the act of suicide is a radical counter to the tasks of psychiatry and is a violation of professional and moral responsibility.

According to another important argument, mental disorder is not a terminal illness or an illness which deprives people of physical ability to take their own life if they really want to. Under such circumstances, there is an additional argument according to which no one has the right to involve other people in taking their own life, thus putting an ethical burden on their back [14]. This is especially true of medical professionals who should always be a symbol of fight for health and life, in every moment and in all cases. However, despite clear arguments, the right to euthanasia in case of psychological suffering is legally regulated in the Netherlands, Belgium, and Luxembourg and it necessarily involves fulfilling essential and procedural criteria envisaged by law.

Belgian law on euthanasia emphasizes essential principles according to which a request for euthanasia has to be voluntary, well considered, repeated and not a result of external pressure. The person must be in medically hopeless and futile condition which is the result of unbearable physical or psychological suffering, and the disorder must be serious and characterized by poor prognosis, without reasonable recovery alternatives [15].

Apart from the mentioned legal regulations, it is necessary to underline that there are various ethical and medical doubts within the essential criteria primarily related to the (in)ability of meeting these criteria in case of mentally ill people [15].

According to many authors, psychiatry is in a less favorable position compared to other branches of medicine.
because the course of mental disorders is prone to variations in time, so not even prognoses of psychiatric treatments are precise enough to make a final decision on the curability of an illness, or a definitive prognosis. These are exactly the arguments owing to which euthanasia and assisted suicide are not justified in the field of psychiatry [15, 16].

Respecting autonomy is usually considered the central reason for giving permission to execute these acts and within it an accent is put on the right of a person to decide on their own how they will live their life and how they will end it. However, when we talk about a mentally ill person, we should always be aware of the fact that certain psychiatric disorders (e.g. depressive and manic episodes in the spectrum of mood disorders) can considerably compromise the decision-making capacity, so a certain number of patients are considered incompetent [17]. In case this capacity is preserved, and a wish to die is a symptom of the disease, there is tension between respecting patient’s autonomy on one side and preventing suicide and reducing damage to life and health of the patient on the other. In the countries where these procedures are legal, the law requires that the patient’s wish is exclusively the result of their own decision, without any external coercion [15]. However, it is well-known that various social circumstances, which worsen the psychological status and could cause suicidal wishes and ideas in those who suffer from depression and other mental disorders, can affect the patient’s decision. One study, conducted in the Netherlands, showed that more than half of the requests for euthanasia and assisted suicide were based on social isolation and loneliness. So, difficulties in cases of psychiatric patients do not originate exclusively from the symptoms of their illness, but they also reveal defective reactions of society [18].

Finally, we will provide an example of a young, mentally ill person from Canada who appealed for euthanasia due to unbearable psychological suffering, emphasizing that he was not suicidal, that life was beautiful but his suffering was unbearable. After his request was denied, the young man committed suicide. It follows from the foregoing that the young man denied his statement with his deed. At the same time, he did not need the help of a physician in realizing his own desire for self-destruction. Our position is that his request should be taken as a signal that it is essential for medicine and doctors to be fully engaged in reducing mentally sick person’s suffering by treating their basic disease, as well as to (re)activate the network of his social support and strengthen his capacities for a more adequate tolerance of current circumstances.

CONCLUSION

The question of euthanasia and assisted suicide in psychiatry is very sensitive, for several reasons – a relative possibility of precise diagnostic evaluation, doctor’s evaluation of the course and prognosis of a psychiatric disorder, and determining the existence of competence for reasoning in people whose psychological functions are compromised owing to the nature of their mental disorder.

In case of patients who suffer from mental disorders, the doctor’s role specifically involves removing or reducing existing symptoms of the disease which are the cause of their suffering, developing alternatives, and providing support to the patient in active removal of stressors, development and spreading adequate functional coping styles in relation to the circumstances which are permanent triggers compromising his psychological health. We believe that one of the specific roles of doctors and other medical staff who take care of mentally ill patients involves expanding their network of social support and reducing loneliness which is, as we have mentioned, one of the most important factors for the occurrence of their request for euthanasia and assisted suicide.

In order to answer the question of applying euthanasia and assisted suicide in the field of psychiatry, we would like to emphasize that doctor’s basic or fundamental role, a sacred role, is maximum commitment in providing medical help to patients who suffer from mental disorders using all available and scientifically accepted resources. A doctor should always mean hope and salvation, in every moment and for each patient. The task of doctors and medicine is to fight for life as such, for its preservation, because life itself has unconditional value.

Conflict of interest: None declared.

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САЖЕТАК
У овом раду говоримо о еутаназији и асистираном самоубиству код ментално оболелих особа, ослањајући се на основна начела савремене медицинске етике. Психијатријски болесници, у извесним ситуацијама, због компромитовања когнитивних функција нису у могућности да схвате да су болесни и да им је неопходно лечење. Управо са оваквим болесницима није лако успоставити однос договарања и заједничког одлучивања, већ је неопходно да психијатар преузме одговорност на себе како би заштитио самог болесника, али и околину, од могуће штете.

Кључне речи: еутаназија; медицинска етика; ментално здравље