Chapter 1

Ethics in Social Work: Tracking Harms

Introduction
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   a. How the method works
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You are standing in line one day at a local restaurant and a colleague from work joins you and starts chatting away about a case she had that morning -- how the woman has AIDS, how she does not want anyone to know, how hard it will be to keep that quiet because she has children who are going to be affected by her condition, and so on. You ought to be upset at her telling you these things. After all, by telling you, your colleague has just broken the confidence her client placed in her not to tell anyone. For all your colleague can know, you may have seen this woman going into her office, and you may know her. In addition, your colleague's relating all this in a public place means that others now know about this case.

The Code of Ethics of the National Association of Social Workers specifies as a standard of professional conduct that 'social workers should protect the confidentiality of all information obtained in the course of professional services, except for compelling professional reasons' (1.07(a)), and it goes on to say that 'social workers should not disclose confidential information in any setting unless privacy can be assured' (1.07(i)). It specifically lists restaurants as public places in which disclosures should not occur.

So your colleague ought not to be talking to you about this case -- certainly not in that place. No law prohibits her telling you this or her telling you this in a restaurant. Although she might be sued by her client because she broke confidentiality, the issue here is not one of the legality or illegality of what she is doing. It is just ethically wrong for her to do what she is doing.

We can all make the distinction between what is ethically wrong and what is illegal. If a friend tells you something, asks you to keep it in confidence, and you agree, then if you tell someone else, you break that confidence. You have broken a promise and so have done what is ethically wrong. But no law prohibits our telling others what friends have told us in confidence, and it is not likely a friend could win any legal suit for your actions. We can distinguish, that is, ethical norms from legal norms. How we do that, and what the basis of ethical norms may be, are not issues we need consider. It is enough for us to know that it is ethically wrong for the colleague to say anything about her client.

It is equally wrong, ethically, for you to chat about your cases at parties. It is wrong for you to write up a case for the local newspaper, using the case to make a point about the need for more funding, for instance, unless you have the informed consent of the client. It is wrong for you to talk over the case with your spouse, even when seeking advice. You can only talk about the case if you have compelling professional reasons -- as when there is child abuse, for instance, or when the client give you permission.
We can understand why. First, the social worker may cause the client harm. Others may come to know what the client told her in confidence, and that may cause the client to be fired, to lose trust in the social worker or social workers in general, and so on -- all harms to the client that come about through no fault of hers. These are extrinsic harms, the harmful effects of the act in question.

Second, the client told your colleague understanding that what was being told was to be held in confidence. So your colleague causes a special kind of harm in revealing what was told. She wrongs her client. This is an intrinsic harm, a harm produced by the act itself, independently of whatever effects the act may have. In taking on a client, you effectively promise not to say anything about what you are told, and in saying something you break your promise. The client has an ethical right that you not reveal what the client has told you in confidence.

The client is harmed intrinsically even if she is not harmed extrinsically. Even if no bad effects result, even if only good comes from your colleague's telling, she has still wronged her client. It is ethically wrong to reveal a confidence you are supposed to keep.

Your colleague is making at least two ethical mistakes -- telling you without a compelling professional reason and telling you where others can overhear -- and the judgment that she is wrong is an easy one. Unfortunately, many of the ethical issues social workers face are hard, and not all can be settled by appealing to the Code of Ethics. There are cases that raise difficult ethical issues, and our concern is how we ought to handle these sorts of cases.

1. Difficult ethical cases

Consider the following case, drawn, as are all cases in this book, from real-life problems social workers have faced:

1.1 The death of a baby

Sue had just bathed their five-week old son, Jack, and put him in the middle of the double bed when one of their other three children called. She left Jack with her husband, Hal, who was playing with him when she left.

When she returned she found Jack lying beneath Hal, who was sound asleep, and all she can remember is that Jack was blue and she had to pry him out from under her husband, who did not awaken.

She called 911, and what followed were three days of intensive care at the local hospital and then at the intensive care unit of the nearest major hospital. It took the medics 10 minutes to get a heartbeat back when they first arrived after Sue called, and Jack had sporadic brain waves for awhile, but he was declared brain dead on the third day.

The physician ordered a drug test on the baby and a body scan to see if there were bruises or broken bones. Nothing unusual showed. So the physician wanted to call the death a 'SIDS,' a sudden-infant death syndrome of the sort that can occur to a child while sleeping in a crib.

The social worker involved, Deborah, thought that wrong. 'There is an explanation. We just don't know what it is. There are some missing pieces here.' Sue said that Hal had had two beers, and Hal admitted he had been drinking. But Jack was a big baby -- 11 pounds at birth and 13 pounds at five weeks. It seemed odd that Hal
would not have sensed Jack's struggles as he tried to get air. But she did not think Hal had intentionally suffocated his son. He showed great remorse and guilt, he had stayed at the hospital the three days it took Jack to die, and the family seems a good family. They cared for their other children, and there were none of the usual causes of family disruption. He had a job, they had insurance, and so on.

Deborah felt she had a dilemma. If the death were reported as suspicious, Hal would be investigated, the family might lose their other children, and they had clearly suffered a great deal already. But if the death were reported as a SIDS, a death that had an explanation would not be explained. 'The doctor would be stretching the definition of SIDS.' More important, she felt she might be countenancing a situation in which the other children might be harmed. Unfortunately, a death certificate must be filed within 48 hours after death, and so Deborah had little time to make a decision about what to do.

If Hal had beaten his son to death, Deborah would have no trouble making a judgment about what to do. But Hal is remorseful, and he was at the hospital while Jack was under medical treatment. He did not act like a man who had intentionally killed his son, and the family has no history of anything that might make one suspect a problem, even though they have three other children. So Deborah is unsure about calling in the police, as though Hal were guilty.

Yet Hal did not awaken. We think a normal person under normal circumstances would have, and so Deborah wonders. 'Maybe he was drunk.' But not being sure what happened causes her, and us, to be unsure what sort of ethical judgment to make about Hal's responsibility.

This is a difficult case. In fact, it raises all three of the problems that can, even individually, make a case difficult:

• It raises an ethical dilemma.
• It is factually problematic.
• It is conceptually problematic.

Let us consider these three sorts of problems in turn.

Because Deborah is not sure whether Hal is responsible for his son's death, she faces the ethical dilemma whether to call the police or let the matter go. These options can both cause harm. If she does not call the police, she may be failing in her legal and ethical obligation to inform authorities about suspected abuse and her failure may lead to Hal's harming the other children, but if she does call the police, she will cause the family harm. One sort of problem we can face, in other words, is that, like Deborah,

(a) We may have an ethical dilemma.

Ethical dilemmas arise when the options concern what we ought to do. Deborah's dilemma is ethical because she has a legal and an ethical obligation to report the circumstances of the death, but risks harm to the family if she does.

Some ethical dilemmas are easy. This one may look easy because of Deborah's legal obligation, but she has no real evidence to justify her suspicion. She sees no signs of abuse, but wonders how the father could have caused his baby's death without knowing it. She
lacks the information she needs to be sure of what she ought to do. We shall need to examine further the harms that come from taking either course of action to determine what kind of decision she has to make. It may turn out that her ethical dilemma is difficult. It would be that if she had two options so evenly balanced in terms of the harms either causes that neither is obviously worse than the other. We may then be at a loss to know what to do.

In any event, whatever we do, we will do something ethically dissatisfying. If I promise to do two different things at the same time that I cannot do at the same time, I must break one promise to keep the other. Because I ought to keep the promises I make, I will thus fail to do something that, but for the ethical conflict, I ought to do, and that is ethically dissatisfying. It is better, if we can, to arrange matters so that we do not face ethical dilemmas.

The problem of resolving ethical dilemmas requires making a judgment between alternatives, and that problem is often compounded when we often have no clear way to determine the correct choice. Such problems permeate social work, as they do any profession. Consider the following case:

1.2 Dancing a legal dance

Martha and Kathy are 12 and 14 years old and had been placed away from their home by the Juvenile Court because they claimed that their father sexually and physically abused them. Their father, Henry, then moved away from their original home, and hating where they were, the girls were placed back in their original home.

All the members of the family were individually seeing Mary Todd, a social worker in private counseling under contract with Children's Protective Services, and after asking Mary not to tell anyone, Martha told her that her father was sexually abusing her again. Mary had to put the information in her report, and the issue was taken to court where both Kathy and Martha were called to testify. The judge refused to see them in chambers, and faced with having to tell her story in front of her parents and especially her father, whom she fears, Martha retracted it.

Kathy continued to insist that her sister was being abused, but the judge, given Martha's denial that her father was abusing her, declared that Martha was not sexually abused, and when Mary Todd was called upon to testify about what Martha had told her and what she knew, he cut her off when she began reporting on the sexual abuse, saying that he had already declared that the child was not sexually abused and that only evidence of new sexual abuse would be admitted.

Henry is so obsessed with seeing the children that he has been coming over whenever he pleases. He has been there at least four times and caught three times, and though the judge finally put him into jail for a month, he is still coming over whenever he wishes.

Martha has told Mary that she thinks Mary has betrayed her, and she has become extremely defiant. Whenever they meet for their counseling sessions, she stands with her hands on her hips, cusses her out, and flips out whenever sexual abuse is mentioned. She cannot trust her father; her mother cannot protect her; and now she cannot trust her social worker. Mary thinks she has almost totally disintegrated. She cusses out everyone, hits and batters her mother, lies, and goes to the houses of friends and stays for days at a time. Her sister seems to be doing acceptably. She is sticking to her story and is not being abused. 'He won't mess with me 'cause he knows I'll tell.'
No one is willing to consider criminal prosecution against the father because everyone except Kathy lies. The mother is a person with mental illness and will lie, for example, about the bruises on her arms caused by Martha. She will also lie about her husband. She was abused by her father and picked up and cared for by Henry when she was 18. So she feels obligated to him.

Mary's coworkers keep asking her about the father, 'Can you get him to confess?' But a caseworker at Children's Protective Services has suggested the case be dropped. 'You're spending a great deal of time and getting nowhere. We've got other people to serve.'

Mary does not know what to do. The judge is 'dancing a legal dance,' and she is forced to wait until the child is sexually abused again, but then has no guarantee the child will testify. 'It is so unfair.'

Mary has a dilemma whether to report the abuse or not. If she reports it, she risks the loss of Martha's confidence, and if she does not, she breaks the law. Either way, Mary will have done what is right only by doing what normally would be considered wrong. For Mary will either break the confidence or the law.

This looks to be an easy dilemma to resolve. After all, there is always an ethical obligation to obey the law, and the law to report suspected child abuse is there to protect children and is not to be denied except for very compelling reasons. Unlike the case with Deborah, where it was unclear whether there was abuse or not, both the children -- Martha and Kathy -- said that Martha was being abused. Martha took it back in open court, but Kathy insisted Martha was still being abused. So we have in this case far more compelling evidence of abuse than Deborah had.

But the case is unclear in other ways. For example, Mary presumably knows what happened before Martha told her of the incest, but we do not. We do not know whether Martha blurted out the details before Mary had a chance to warn her that she would have to inform the authorities, whether Mary intentionally misled Martha in order, perhaps, to encourage her to be open, whether Mary just did not think about telling Martha that she would have to write up a report, whether she did tell her, but Martha did not pay attention, or what. It can make an ethical difference. If Mary led Martha to believe that the information would be kept confidential, she would have acted irresponsibly. So the case is problematic for us because we lack some ethically relevant factual information.

Such information may be about what a person did, as in this case, or about what caused a person to do something, or about what the consequences of various courses of action may be. In any event, we may find ourselves having to make an ethical judgment without information that we know or think is ethically relevant, and there is thus another kind of problem that can arise:

(b) The situation may be factually problematic.

In The death of a baby, Deborah does not know why Hal did not awaken when he was on his son. With enough time and effort, she might be able to find out, but she must tell the physician quickly if she is to say anything because the physician will fill out a death certificate at any time within 48 hours of the baby's death. She has a suspicion that is relevant to what the physician puts down as the cause of death, and so she has an obligation to inform the physician so that the physician does not make a mistake. So she must resolve her ethical dilemma without the information she needs in order to know she is doing the right thing. She thus faces an ethical dilemma in a factually problematic case.
There is a third kind of ethical problem we can have. Look again at *Dancing a legal dance*. According to the Code, Mary ought to have explained to all the members of the family the 'limitations of [their] right to confidentiality' (1.07 (e)). We do not know from the case whether she did this, and we do not know how she did it if she did. We do not know, for instance, whether she made a general statement to the entire family or to each member individually or whether she explicitly told Martha and her sister that if they were to report abuse to her, she would be legally obligated to tell.

Mary would have been ethically irresponsible never to tell Martha that she would have to pass on any information Martha gave her about abuse. But would it be enough for Mary to tell Martha once, when they first began? Or from time to time? Or whenever she thinks something is to be given in confidence? Or whenever they meet? And is it enough just to tell her, or ought she ask her, at least once, to repeat what she was told to be sure she understood? Or put it in her own words? Does it matter that Martha is a young child? What does Mary need to do, in other words, to be ethically responsible in such a situation? We may be clear that she needs to tell Martha, but unclear about how and how often. One kind of general problem we may thus face is conceptual unclarity -- what would count as being responsible:

**(c) The situation may be conceptually problematic.**

We can see how these three different kinds of ethical problems arise in the two cases we have so far looked at. In *Dancing a legal dance*, Mary was told by a caseworker at Childrens' Protective Services that she should consider dropping the case. She may not have any choice if the caseworker is speaking for the agency and insists, but if the choice is hers, she faces a more difficult ethical dilemma than the one she faces in deciding whether to tell the authorities about the suspected child abuse. For she faces using resources in what appears a fruitless enterprise when she could be helping others. Mary is failing to help no matter what she does. She either fails to help her current clients or fails to help others.

If she knew she could solve the problem in another day or so, or if she knew she really could help another family and not cause further harm to Martha or her family, she would have no ethical dilemma. But she cannot know these things and so must decide in ignorance. The situation is factually problematic. Such a dilemma is typical.

Deborah also has a dilemma, one made more complicated because the situation is factually problematic (in that she does not know what Hal actually did in the bedroom). But it is also conceptually problematic.

We hold someone responsible if they put themselves in a position where they can cause harm -- like a drunk getting in a car to drive. So we would feel ethically uncomfortable if we found that Hal, while fully awake, had told his wife that he would take care of their child and then drank himself into a stupor and fell asleep on the child. But we do not hold someone responsible for something he or she cannot control. So it is ethically wrong to hold Hal responsible if he had had a seizure that caused him to fall asleep. These two sorts of cases are clear, but because Deborah is not sure what happened that evening, she cannot be sure she has such a clear case. The lack of information makes the case factually problematic.

She thus must consider what would make Hal responsible for his son's death, and that is to consider something that is conceptually problematic. We should think that Hal should have taken due care to be sure that he did not put his child at risk. But is it taking due care never to put oneself in a position where one can cause an accident? Or is that too high a standard? Much depends upon the details -- on how strong a drink one has if alcohol...
is at issue, on one's level of tolerance, and so on. Because Deborah does not know exactly what happened, she faces too many possibilities to come to any determinate conclusion. Though hesitant to call the police, she is also hesitant to let the matter go.

Such hesitation is the usual reaction to such ignorance, and it is appropriate. For such circumstances ought to make us cautious about the ethical judgment we make. Ignorance creates appropriate uncertainty. Once we get away from a clear case where harm is intentionally caused to one person by another person who knows exactly what he or she is doing, an ethical judgment can be a difficult matter, requiring a great deal of detail about the situation. For the ways in which we can fail to be ethical are numerous, and, in addition, some ethical failings are a matter of degree.

It is also an ethical wrong to make the wrong ethical judgment -- to judge that someone has caused ethical harm when he or she has not or to judge without good evidence that someone has done wrong -- and so we have to take special care. If Deborah judges wrongly in this case, Hal and his family, who have already suffered an enormous loss, will suffer even more.

Whatever Deborah does, she needs to give reasons. Because whatever we do may cause harm to others, we must take special care to justify what we do, and justifying something ethically requires giving reasons for it, reasons that will provide an understanding why one choice was made rather than another.

So Deborah and Mary both need to appeal to reasons and to reasons of a special kind, for the reasons need to be ethical reasons that will justify one ethical choice over another. If Mary chooses to drop the case, that ought to be an ethical choice, for that decision may involve harm to Martha and her family. But what, we must ask, is an ethical reason?

To answer that question we shall need to lay out our method for determining ethically what we ought to do when we have an ethical dilemma or the situation is factually or conceptually problematic and appealing to the Code of Ethics does not provide enough help. The method involves, as we shall see, tracking the harms likely to occur regarding our various options in a case.

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2. The method of tracking harms: working through a case

a. How the method works
Suppose one person intentionally does something to someone else that is itself harmful to that person's interests and will predictably cause much additional harm (is intrinsically and extrinsically harmful), the harm is of great magnitude, the person causing the harm knows that what he or she is doing is harmful and does it because it is harmful, and he or she sets a precedent so that others will cause similar harms in similar situations. This sort of situation has as many footholds for immorality as one can find.

We can imagine an ethically less harmful situation by supposing, for instance, that one causes just a little bit of harm or that one causes great harm intending to do a great deal of good. In short, an ethically wrong situation may be ethically wrong for a variety of different reasons, and changing the situation, even ever so slightly, may make it ethically better.

Similarly, a variety of different features are necessary for the very best of ethical cases, and changing any one of them, even ever so slightly, may make the case ethically worse. The very best of ethical cases, where no ethical problems seem to have a footing, occurs when a person intends what is good for someone, knowing that it is good and doing it because it is good, and then works to ensure that what is intended comes to pass, it does come to pass, it is good, it has no harmful effects, and it has many good effects.

These descriptions of the worst sort of ethical case and the best sort provide us with clear examples we can hold up as standards of comparison for judging what kinds of problems we can have in deciding what we ought to do when we are involved in a particular difficult case. As we shall see, the ways in which we can go ethically wrong are many.

The cases that cause difficulties always involve harms to various individuals, to organizations, or to society as a whole. It may help to think of a harm as a setback to an interest. We all presumptively have an interest in living, and so, presumptively, the baby's interest was set back in The death of a baby. Similarly, Deborah faces a choice between risking the setback of the interests of the other children in not being killed or hurt -- should Hal have killed the baby intentionally -- and setting back the interests of the family in staying together in the face of a terrible accident. She faces a choice, that is, between two different ways of causing harm.

We can weigh harms, or setbacks, one against another. In explaining why Deborah did not inform the authorities right away about how the baby died, we attributed to her reasoning that led to the conclusion, 'I will cause harm if I inform and may cause harm if I do not.' If we must weigh a real setback to someone's interests to a possible setback to their interests, then, at least if the interests are roughly of equal weight, we opt for not causing a real setback. Our justification for doing that is straightforward. We ought not knowingly cause harm when we can avoid it.

But, unfortunately, the interests Deborah is concerned about are not of equal weight. The children will be harmed if they are removed until Protective Services investigates the case, but they will be harmed significantly more if they stay and end up dead or severely beaten. It is the different weights of these interests that presumably cause Deborah to hesitate in choosing between a real harm and the risk of harm. She would choose not to cause real harm except that the risk to the children if she does not inform is of very great harm.

In beginning to understand a case that appears difficult, we will thus begin by focusing on the harms, or setbacks to interests, of those involved, and our aim will be to try to understand what they are, how they affect everyone involved, and how they weigh one against another. We must thus answer a variety of questions just to begin to understand a case:
• Who are the participants in the case, and who else is affected?
• What is it the participants have or have not done or are or are not doing -- particularly insofar as they cause harms?
• Why are they doing what they are doing?

In *The death of a baby*, the participants include at least the parents and Deborah, and among those affected are the baby and the other children though, obviously, in different ways. For instance, the baby is dead, and the children are at possible risk. The physician will certainly be affected by whatever it is that Deborah decides to do, and he or she may become a participant, willing or otherwise. If Deborah’s decision, whatever it is, becomes a precedent for future cases, then others facing similar situations will be affected as well. That is, we must keep in mind that whatever Deborah ought to do is what anyone else, similarly situated, ought to do.

If we turn to what the participants are doing, we need to examine the case in detail, sorting out both what was done and what was not done. Your immediate response to a case may not be the right one, and you will need to sort out your reaction from what is true. You will need to distinguish what someone says is true from what is known independently to be true. For instance, in *The death of a baby*, Sue, the mother, says that Hal fell asleep on the child, and though Deborah has no reason not to believe her, still, she must remember that she has no independent way of knowing whether that is true. From what Deborah knows, it is possible that Hal purposefully smothered the child and Sue is trying to cover for him. Deborah would be inferring from what she knows that Hal did not fall asleep on the child on purpose, and her inference may be mistaken.

We must also remember that it is easy to overlook features of a case we later realize are relevant. So understanding what the participants are doing in a case is, as with every step in the method, a continuing process, requiring that we revisit the case regularly.

When we work through a case to determine what was done and not done, we will have questions. For some the case will provide answers. For others it will not. For instance, we do not know why the father did not awaken when he fell asleep on the baby. The case does not tell us, and when we do not have adequate information, and cannot expect to obtain it before we must make a decision, we must realize that any decision we make is chancy -- open to criticism when the missing facts come to light, if they ever do.

We may also wonder why Deborah did not tell the authorities right away what she knew about the cause of the baby’s death. In considering possible answers, we cannot avoid making some presumptions about Deborah. She could be so concerned about her own interests that she thinks it better to pretend not to know anything. Or she could be evil, holding off so that she can figure out the best way to cause the greatest harm to the parents.

So what ought we to presume about Deborah -- this in partial answer to the query of why the participants are doing what they are doing? We should begin by presuming that she wanted to do what was best. Our presumption may be wrong, but without any evidence to the contrary, it is best to begin by presuming reasonable and well-intended people. We then ask, ‘What would have to be the case for such a person to do that?’ -- where ‘that’ is what needs to be justified.

We thus presume that Deborah did what appeared reasonable and right to her at the time. If it turns out that we cannot explain her actions except by assuming that she was unreasonable, or unethical, or ignorant of some crucial feature of the situation, that will be the time to make those inferences. By presuming whatever we need to explain how someone who is well-intended and reasonable could have done what was done, we are more likely to uncover what it was about the situation that went wrong. We shall then be in a better posi-
tion to know what someone who is well-intended and reasonable ought to do so that, if we were similarly situated, we would know how we ought to act.

What we are trying to do in making such presumptions about the participants is to build for the participants the arguments they would have to give to justify their actions or omissions. If they did something, they should be able to provide reasons for what they did, but because it is rare that such reasons are fully articulated, we have to articulate them.

Consider one of the unclarities in *The death of a baby*. The case does not tell us that Deborah did not inform the authorities right away, but her puzzle about what to do in the short time she has before the physician signs the death certificate would not make sense if she had informed them. So we presume she did not and ask why not.

We gave, as a justification, her lack of knowledge about what Hal had done and her knowing that if she informed, Hal and the family would suffer even more. So we attributed to her roughly the following reasoning:

I ought to minimize the amount of harm that I cause.
If I inform the authorities about how the baby died, I will cause harm to the family.
If I fail to inform the authorities, I risk allowing the children to be in a situation where they may be harmed.
Thus, I will cause harm if I inform and may cause harm if I do not.
So, therefore, I will not inform -- at least for awhile.

Anytime we attribute reasons to a participant, we need to do our best to choose true premises -- such that a reasonable and well-intended person in that situation would act on them. So not just any speculation will do. We need to look closely at the situation and determine, if we can, what is most likely, given what we know happened.

But what seem the most likely reasons to attribute to someone may not be true, and so, even after we determine how we think someone in a particular situation must have reasoned -- because otherwise we cannot explain why he or she did what was done -- we may question whether the premises of the argument we have attributed to that person are true. Deborah seems in a quandary about what to do at least in part, it appears, because she has not weighed in the law requiring her to tell the authorities. She is so focused on not causing harm to the family that she has ignored the legal obligation she has to report and the consequent harm to herself that may result from her not telling the authorities.

But, more importantly, she seems not to have asked herself why there is such a law. Oftentimes, when we are at a loss to know what to do in a specific case, we can find some rule that tells us how people who have similar problems have responded. The point of the rule is that it has been found that responding in the way the rule requires in general leads to less harm than responding in some other way. The admonition that we ought to tell the truth tells us that, as a rule, telling the truth is less harmful than not telling the truth. Codes of ethics generally contain such rules -- the accumulated wisdom of a profession. In the same way, the law that social workers ought to inform the authorities when in the sort of situation Deborah finds herself in does not just make it legally obligatory for her to tell. It also tells her that, as a rule, telling the authorities leads to less harm than not.

It is often not easy to figure out what reasons people have for doing what they did. On the one hand, though we should strive to attribute to a person only what is true, we should always realize that we can make a mistake, that the person may have reasons that did not occur to us. On the other hand, it sometimes is difficult to see how participants could have done what they did without acting on what we can see are false assumptions. In struggling to construct a good argument for the participants, we may find that we force out
assumptions people are making that we ought to question.

Why In dancing a legal dance, for instance, would Martha go to the houses of friends and stay 'for days at a time'? No reason is given in the case, but put yourself in her shoes. You are being sexually abused in your own home, and neither your mother nor the outside authorities, represented by Mary, can protect you. It is reasonable to get away from the place where harm is occurring. So Martha's going to friends 'for days at a time' may be the best evidence available that she is reasonable and knows what she is doing. She is doing what no one else is capable of doing, namely, getting herself out of harm's way. Mary is taking that behavior as evidence of Martha's defiance or disintegration, and she may be making a mistake.

What we are trying to do is to get inside a case by figuring out why the participants are acting the way they are acting. Consider, in this regard, the following case:

1.3 Adoptive children

The State has a registry for natural parents and adoptive children. A natural mother, for instance, may consent to have information about her given to the child she gave up for adoption if the child seeks it, or she may file a denial at the registry, refusing the child any information. But most people do not know about the registry since it is poorly advertised and underutilized by social work agencies.

Dena supervises adoptions for the county, and she often has adoptees come to her asking for information about their natural parents. She has a great deal of that information, but adoptees are only entitled to non-identifying information. The law of the state she is in requires that, and when the natural parents gave the child up for adoption, the state agency promised them secrecy.

One woman came to see her. She had been to the registry without success and had tracked down the name of her natural mother, but it was a common name and she could not find her. So Dena gave her the father's name -- a piece of identifying information. Dena is concerned about the interests of the natural parents, and so she does not give information to everyone who seeks it. She gives it only to those she judges will be sensitive to the needs of their natural parents. She gives it to those who do not act only for selfish reasons, but work to change the law, and to those who work actively in support groups that exist for adoptive children, showing in that way they care about others.

A young brother and sister showed up one day, without making an appointment, and asked her for help. She was concerned that they had not called her ahead-of-time. 'That shows a lack of concern for me. I can't just see anyone who walks in the door!' And they said they would do whatever they had to do to find out who their natural parents were. She did not give them the information even though she knew.

Dena is concerned about what she does. She is breaking the law, and she knows it. 'Do I really have the right,' she asks, 'to go above the law and say this person deserves it and this one does not?' Doing that puts her job at risk. At one time the Court would contact the natural parents when they were sought by an adopted child and ask the parents if they wanted to use the registry. But a judge ruled that the State 'has no right to interrupt their lives in that way.' So she sometimes gives extra information.

She does it because she thinks the law as it now stands is unfair. Some are able to find out about their natural parents and others are not, based purely on acci-
students like whether the natural parents have heard of the registry.

This case raises the issue of whether we are obligated to obey the law and whether a social worker, in particular, can disobey the law for a supposedly higher good. It also raises the question how to break the law if we decide to break it. Who gets the illegal information, and who does not? It is unclear why Dena does not give information to the brother and sister who come to her, and as we try to determine what argument she could have for not doing that, we find ourselves forced to question what she says are her reasons for giving information. It seems too high a standard to require that the brother and sister be politically active or work for support groups. So, to justify her action, we are forced to wonder if she is not somehow prejudiced against them for not having called to set up an appointment or is inappropriately using that failure as evidence that they are not concerned with the interests of others.

In querying what Dena is doing, we are proceeding with the first step in working through a case:

(1) Try to understand why the participants are doing what they are doing by constructing arguments that would justify their acts or omissions.

This is a complex step. As we have pointed out, it requires asking the following:

- Who are the participants in the case, and who else is affected?
- What is it the participants have or have not done or are or are not doing that they ought to be doing -- particularly insofar as they cause harms?
- Why are they doing what they are doing?

(1) summarizes these questions while adding another:

- Are the reasons that seem most plausible to attribute to them sufficient to justify what they are doing?

(1) tells us to begin by asking, 'Who are the participants?' If we are to understand the case from the perspective of the participants, we must get so far inside a case that we can understand it from their points of view. We must determine as best we can what has been done -- what the facts are -- and put ourselves in Martha's shoes, or Mary's, or Dena's and try to see what they would say, as rational and well-intended people, to justify their actions. Of course, a case may be so problematic that we cannot be sure why a participant has done what he or she has done. In such a situation, we may have to propose several possibilities and work out the implications of all of them. We may also discover later that some feature of the case we thought unimportant or had not noticed turns out to be crucial. Discovering the facts is, as we have said, a continuing process.

In determining what reasons a participant had for doing what he or she did, we need to make explicit, and keep clearly in mind, what the participant ought to be trying to do and what means are the most appropriate for that. It helps in achieving that end to determine, if we can, what the participants thought their goals were and how they were going to achieve them. The second step in working through a case, in other words, is the following:

(2) Determine what goals the participants had and what means they thought would achieve those goals; then determine what goals ought to be achieved and determine
what means are best for achieving those goals.

Is the end in mind reasonable and ethical, and are the means to that end reasonable and ethical as well? Determining what ought to be our goals, and how to achieve them, is a complex undertaking and fraught with the possibility of mistakes, ethical and otherwise. We need to do the following in determining what the goals in a case ought to be:

- Distinguish short-term goals from long-term goals.
- Assess whether the various goals are compatible with one another.
- Determine whether the goals in mind actually resolve the initial problem or introduce new ones.

We need to do all this keeping in mind how best to achieve the goals we ought to have.

What are Mary’s goals, for instance? One goal is to stop the abuse by Martha’s father. It is to keep Martha from harm, that is, and that is one of Martha's goals as well. It is that common goal that ought to give us an understanding of what Martha is doing and what Mary ought to do. If you are Martha, you want to get out of harm's way, and you believe that the system that is supposed to protect you has let you down. After all, the judge has told you that you were not sexually abused even though you know you were. What can you do? You can stop the abuse by staying with friends. What better way for you to get out of harm’s way — given that you no longer trust Mary or, presumably, any authority that purports to be of help? You are thus accomplishing what ought to be one of Mary’s goals, and if Mary is clear that her goal is to protect you and if she understands how you are protecting yourself, she has a better chance of understanding what you are doing and of determining whether your means are best or whether some alternative is better.

Confusion about one's goals and about how best to accomplish them is all too common. Consider, in this regard, the following case:

1.4 Doing what the judge orders

Jane got AIDS through a transfusion and is suspected of incestuous involvement with her 15-year-old son, Al, who is in foster care. She informed a social worker that she has AIDS, and when the social worker said, 'There are people who ought to know about that,’ Jane told her, 'If you tell anyone, I'll sue. I would rather my children find me dead than find out that I have AIDS.' But the social worker told the caseworker for Al because Al may be a carrier. He has a girlfriend and claims to be sexually active, and his foster family may be at risk.

The caseworker, John, went to his supervisor and presented her with a hypothetical case. 'If I knew that the natural mother of a young boy in my care has AIDS and might be involved incestuously with the boy, but I am not supposed to know that she has AIDS, what should I do?’ They both went to the judge who had put the child in foster care and posed the same hypothetical. Al was up for review at the time, and he had been acting out. So the judge ordered a complete physical, asking that every test possible be done to see why he is acting out, including a test for HIV. Such a test is not a normal part of a physical, and the child is not to know.

John argued that ‘that will cover us for having a complete physical because it's a court order,’ and he remarked, 'I've gone through all my channels so that if it came back on me, I could say, "Hey, the judge told me to do it!".'
John succeeded in having Al tested to determine if he was HIV-positive. The case suggests that he thought that if Al did not test positive for HIV, he would not have to do anything and could sidestep the ethical dilemma he faced of choosing between putting his client at risk and breaking the confidence he had. But things will not work out that way. As we shall see, he did not achieve the goal he seems to have had in mind, and, in addition, the means he used in trying to achieve that goal caused unnecessary harm.

For if the test is positive, Al may be putting his girlfriend and foster family at risk. John will have the same ethical problem he thought he had when he began. He must risk harm to innocents or break the confidence he was given. And he will not know that Al was infected by his mother because he claims to be sexually active with a girlfriend and she may be a carrier. So John gains nothing ethically or practically if the test is positive.

And if Al tests negative? John will not know Al is HIV-negative. The test may produce a false negative. AIDS can be difficult to detect, and Al may have it without any virus being in any particular sample of blood. Or, because it takes up to six months after infection for any virus to appear in the blood, not finding it may mean only that Al may have become infected within the last six months. And having Al tested does nothing to keep Al from continuing to be at risk. If he is in a relationship with his mother, he may become infected at any time. So, if the test is negative, John cannot be sure Al is not HIV-positive, and he still has a client who may become HIV-positive at any time.

He thus gained nothing ethically by trying to get Al tested. Whatever the result, he faces the same sort of ethical problem he had. What ought to be John's long-term goal of protecting Al and those who come into contact with him is not helped by John's having Al tested. Indeed, the means to that end introduces a new harm -- testing Al without his consent.

The crucial problem is that Al may be at risk, and he may be at risk because he may be in an incestuous relationship with his mother. To solve that problem, John or the mother's social worker must come to grips with the suspected relationship. It seems they think enough of the evidence they have to pursue the matter to court, but if they do have evidence of such a relationship, why do they not report the mother as a suspected child abuser? That may bring out that she has AIDS, but even if it does not, the suspected abuse may be stopped. It will then be appropriate to get Al tested to determine if his girlfriend and foster family need protecting.

This analysis of John's goals in Doing what the judge orders illustrates what often happens when we begin to untangle a case. In trying to understand why someone has done what he or she has done, in laying out the harms to all affected, determining their kinds and assessing their magnitudes, and in determining what ought to be the goals in the case and how those ought best be achieved, we can come to clarity about what went wrong. John gained nothing practically or ethically by so arranging things as to have Al tested. Because he caused Al to be deceived for no good reason, he caused harm he need not have caused. So he was wrong to do what he did.

John is right back where he started, ethically and practically, but we now know that the real concern is with Al's purported relationship with his mother. We have clarity about what John ought not to have done. Now, were we in his shoes, we would need to determine how best to proceed given what he has done. Similarly, in Dancing a legal dance, if Mary wants to protect Martha from her father, we can see that she should try to obtain clinical evidence of any sexual abuse. That is what she should have done initially. Then the case would not turn on Martha's willingness to testify. But though we have clarity about what Mary ought to have done, the very way her problem is posed shows how complicated it is.
She must await new abuse by the father if she is to make use of the law to prevent more abuse. If we ask what Mary ought to do now, given what has happened, we can see how constrained her choices are.

Having come to understand a case as it is understood by its participants and having clarified what our goals ought to be -- having followed steps (1) and (2) of the method of tracking harms, that is -- we have arrived at the stage where we need to explore what is now possible: how are we to get ourselves out of the ethical mess we find ourselves in?

The cases we are considering would not be difficult if this next step were easy and the solution presented itself as obvious once we went through the first two steps. If it does, then that is the end of the matter, and we have a case that appeared difficult but turned out to be easy. But in a difficult case -- difficult because we have a dilemma and must choose between harms or because the case is factually or conceptually problematic -- we shall need to brainstorm possible solutions, laying out as many as we can conceive and assessing each of them, in turn, for the harms they will cause. It is thus a crucial step in our method to

(3) Determine what the harms are of various courses of action: to whom would they occur, what kinds are they, and what are their magnitudes?

We should always presume that a difficult case has a solution. We will then presume that a failure to find a solution means that we have not thought enough about the case or thought about it in the right way. But finding a solution can be difficult. What, after all, is Mary to do in Dancing a legal dance? Finding a solution requires creative imagination -- an ability to get outside the box presented by a dilemma, for instance, and see if there is not some way to rework the problem so that the dilemma does not occur.

The latter is what John tried to do regarding Doing what the judge orders. He thought he faced the ethical dilemma of choosing between putting his client at risk or breaking the confidence he had, and so he attempted to sidestep the dilemma by convincing the court to order a complete physical for Al. That way John would find out whether Al was HIV-positive without appearing to break the confidence he had from the mother's social worker. But, as we saw, he failed to sidestep the problem.

What helps our creative imagination are the first two steps in the method. If we concentrate upon what our goal ought to be and understand the case fully from the perspective of those in it, we are as well positioned as we can to determine how best to achieve the goal given the situation. Having clarity about the goal gives us a target, something we are aiming for when we consider how to get from where we are in a case to where we ought to be. It is laying out as many possible ways as we can of getting from here to there that requires creative imagination, and there is no simple formula for imaginative solutions to problems.

There are some simple guidelines:

- Do not assume that the first possible solution you come up with is the right one.

Often it is. Your intuitive reaction to a case may be more on the mark than the solution you arrive at after getting into the case and then trying to figure out how to get out. The more experience we have in handling such cases, the more likely it is our gut reaction is the correct reaction. But even so, we need to know that it is, and that requires thinking through the case and coming up with as many possibilities as you can.

- Put as much thought into it as you can and do not constrain your thought by any
difficulties you may see. Let the criticisms come later.

Talking through a case with colleagues helps. That both increases the brain power brought to bear on a case and helps to ensure that any of one’s own biases about how to proceed are brought to light.

But the best advice about how to proceed is to follow the first two steps of the method:

• Get as clear as you can on the case itself because understanding it not only tells you what has been done but suggests what can be done.

• Then make sure you understand what the goals ought to be so you can keep those in mind as you turn the case over and over hunting for ways to get out of the ethical mess you have to the goals you need to achieve.

Unfortunately, the solution you find may not be right. You may have overlooked something important in the case and solved a different problem from the one you fail to realize you have. Not finding a solution to a difficult case may mean that you need to work on it more, in different ways, perhaps, but it also may mean that the case reflects ethical tensions within the profession itself between competing values. In such a situation, no clear solution may exist.

For instance, the two values of obtaining trust in the relationship between a social worker and a client and of ensuring that harm does not befall one’s client are both important, and when the two conflict, no easy solution may present itself. This is the standard problem when a social worker discovers that the client may cause harm and has to make a complicated set of judgments. ‘Is the client just mouthing off, or is this serious?’ ‘If it’s serious, how serious is it: what’s the risk?’ ‘Can I best work this out by keeping within the relationship and not going to the authorities?’ And so on, and so on. No obvious answer about what to do may emerge from this series, and that may reflect deep tensions within the profession itself about the status of these values and how they are to be ranked one against another.

Once we have identified various courses of action, however -- what we could do to get from where we are to where we ought to be -- we will need to be sure that we lay out all the harms attached to each of the various courses of action:

• To whom would they occur?
• What kinds are they?
• How weighty are they?

Though we have not made the point explicit, we should also mark out what good comes from the various courses of action. Few things come without some silver lining, however small, and a proper assessment of the various courses of action -- a ranking of them in terms of which is ethically preferable -- requires that we take into account what good comes from doing each as well as what harms come.

Consider Dancing the legal dance again. Mary has to choose between sticking with the case or dropping it and going on to a new one. When we map out what is likely to happen if she chooses to stick with the case -- if the agency lets her do that -- we will have to take into consideration how that may affect other potential clients whom she will not be able to see. There will be any good she might accomplish sticking with the case, and, as best we
can, we will have to weigh those goods against the harms of those not being helped com-
pared to the harms that would occur to those she is currently trying to help were she to
drop the case.

To call a harm weighty is to speak metaphorically. Harms are neither heavy nor light,
but they can be compared with one another --- the harm of Martha's being deceived com-
pared with the loss of the relationship of trust between Mary and Martha, the harm to Mar-
tha of being sexually and physically abused compared with the harm of Martha's running
away from home and staying with her friends, and so on. Sometimes we can readily judge
which harm is heavier, as it were, and must be avoided: a choice between your money or
your life is easy unless you had been planning on committing suicide and want to take ad-
vantage of this offer. But sometimes we cannot readily make a judgment. As we said, there
is often no easy way to choose between two values when the values are in tension and both
of great importance to the profession.

Yet issues that appear so complex that we hardly know what to do can become so
clear as we work through the three steps we suggest that we do not self-consciously need
to do anything further. But even in these clear cases, we are making a judgment at the end,
and that is the fourth step:

(4) Back off from the case and judge what is best to do: what will minimize harms?

When we try to understand why the participants are doing what they are doing -- why Mar-
tha is staying away for days at a time, for instance -- we are putting ourselves in her shoes,
but step (4) requires us to step out of the shoes of the participants and, as an observer of
the case, but now understanding the point of view of those who are participants, judge what
is ethically right and what is not. We must be sure that we judge as observers. This is espe-
cially difficult when we are ourselves participants in the case, for we must back off and try
to make an unbiased judgment, one that does not unduly reflect our own self-interest and
own point of view.

Such judgments often come without any difficulty when we explore a case in detail.
An analysis of the various harms and their weights in a case may make it easy to determine
what ought to be done. At the least no one ought to cause harm to others for no benefit at
all -- as John does to Al. Once we back off from what John is doing, we are able to judge
that he is making an ethical mistake, causing harm for no benefit because he apparently
has not thought through what his goals are and how best to achieve them.

But suppose a test for HIV would give us useful information. Would it then be appro-
priate for John to be concerned about Al's giving informed consent for such a test? Ought he
act for Al without Al's consent because Al is a minor, or ought he seek Al's consent since Al
is 15 years old? What is at issue is the proper weighing of the values of self-determination
and harm when the subject is 15 years old, and reasonable people may disagree. Some
may argue that those who are 15 years old must be presumed to be reasonable enough to
make decisions about their own health unless there is good evidence that they are not.
Some may argue that the potential harm to others is so significant that were Al to decide he
did not want to be tested, the Court would be justified in ordering a test and so denying his
self-determination. If so, the argument continues, why give him a choice to begin with? It is
not obvious which view is correct, and so if testing were a real issue in Doing what the
judge orders, working through the case would not give us a clear answer. It would only give
us a clear problem. But that is a huge gain. We now know what to focus on, and we can be-
gin to work through the reasons for and against obtaining informed consent from a 15-year-
old so we will be able to make a judgment.
When we have a clear ethical judgment, and determine exactly what we ought to do, we still have to do it and do it properly. There is thus have a final step in the method of tracking harms:

(5) Determine how to do what ought to be done in a way that will itself produce more good than harm.

This is not by any means always easy to do. It may seem that deciding what to do is the hard part and that once that is done, it is just a matter of doing it. But we can fail to do something well, causing more harm than good, even when we know what it is we are supposed to do and try to do it. For instance, if Deborah were to decide that the right thing to do was to inform the authorities about Hal and the death of his baby, she may have a difficult time doing this after spending so much time with him and his family as they worried over the baby and then grieved his death. It might be all too easy for her to become angry with Hal, and so make herself feel better about informing on him, even if she were not quite completely sure he was responsible. But informing the authorities while angry at Hal might give just the wrong sort of impression to them regarding her own doubts in the issue. It is, in short, not ethically neutral how we do what we ought to do. A child's yelling, 'Thank you for the stupid gift!' will not do even though thanks is called for.

We are concerned in this book primarily with steps (1) through (4), with determining what it is we ought to do. Step (5), determining how we ought to do what we ought to do, is a topic in itself, and our putting it to one side is not meant to indicate that it is any less important. Indeed, we will address the issues raised by (5) when it is necessary and opportune.

b. Learning a skill

It is not easy being ethical, and even with the best of intentions, we can still do wrong. It is an underlying assumption we make that determining the right thing to do in any ethically difficult case is a matter of skill that needs to be honed by continuous work. We have laid out five steps which, if followed, will help in coming to a proper ethical decision and in doing what is right:

(1) Try to understand why the participants are doing what they are doing by constructing arguments that would justify their acts or omissions.

(2) Determine what goals the participants had and what means they thought would achieve those goals; then determine what goals ought to be achieved and determine what means are best for achieving those goals.

(3) Determine what the harms are of various courses of action: to whom would they occur, what kinds are they, and what are their magnitudes?

(4) Back off from the case and judge what is best to do: what will minimize harms?

(5) Determine how to do what ought to be done in a way that will itself produce more good than harm.
Each step involves learning a skill, with steps (1) through (4) being crucial to determining what we ought to do and step (5) being crucial to doing in the right way what we have decided we ought to do.

Each of these steps can be complicated because of features we bring, and those we are working with bring, to any ethical problem. It will make our problems that much more difficult, for instance, if those we are helping see us as representatives of an oppressive social system or if they have been ill-treated in the past by other social work practitioners or if we do not listen well to others or do not respond with empathy to a client’s plight. To the extent we do not come to understand ourselves, or how we may be perceived by those we are trying to help, we will have a harder time understanding how to act so as to help them.

At the same time, certain character traits we should encourage may alert us to ethical problems or to difficulties our clients are having. When we bring empathy and self-understanding to our relations with others, we are far better positioned to understand what their problems are and so far better positioned to help them.

We will also need to understand how working with a client can change our relationships. Deborah may become more empathetic to Hal from being with him for those days he suffered as his son died, and so less likely to think him guilty of his son's death. Working with someone can change how you each see each other, that is, but change as well the moral problems that you face. What might have been a clear decision, when Deborah first saw the harm Hal might have done, becomes harder as she realizes how much he is suffering. Just so, Hal may become more dependent upon Deborah as she helps him through the problems he has and so be the more surprised if she informs the authorities. So understanding our ethical situation is an evolving problem, one that may well change as we come to grips with it and one that requires us constantly to remind ourselves to back off from the problem to try to get a more objective view.

But besides cultivating those character traits of empathy and self-understanding, for example, that will help us understand our clients’ problems, and realizing how our work with clients can change our relationships with them, it will also help for us to cultivate the habits of thought and ways of looking at problems that our method articulates. So we want to develop habits, ways of thinking about ethical problems and responding to them, that may assist us in recognizing the ethical issues involved and resolving them properly. The more habitual our behavior, the less time we have to spend thinking about what we ought to do. We thus need to get into the habit of trying to understand what the various parties to an ethical problem are doing by constructing arguments that would justify their acts, determining what goals ought to be achieved, looking at the various harms that have occurred and may occur from the perspectives of the various participants, and then backing off and asking what we ought to do.

It would be nice if practice made perfect, but even long practice cannot guarantee that mistakes will not be made, either in analyzing a case to determine what ought to be done or in responding in the morally best way after deciding what ought to be done. What practice will do is produce habits of thought that can serve us well when we face problems. Oftentimes we do not have time to work through a problem in any great detail, but must make a quick decision, and if we have had experience in working through difficult cases, we will have learned what to hunt for and how to respond and so can trust our quick judgment. That we have an intuitive response to a moral difficulty does not make our response correct. The only test for its being the right response is that it causes the least harm. But if our intuitive judgment is backed by practice in difficult cases, it is certainly more likely to be right than a guess, and it is better to rely on our experience, when a judgment must be made quickly, than simply to throw up our hands. When we have time, it is helpful to test one's
intuitive judgment with one's colleagues when doing so will not risk a client's confidentiality. The more minds that are brought to bear upon a case, the more likely it is that all its problems will be seen. But, again, even agreement by one's colleagues is no guarantee that our response is correct. Again, the only test is that it causes the least harm.

In short, there are no shortcuts in making ethical decisions. We provide a guide -- the method of tracking harms -- but the guide may make things look simpler than they are -- as though we only had to follow it and a decision would emerge. But, as we have seen, matters are not so easy. We shall make use of the guide in what follows just as we have made use of it so far -- not as a recipe to be followed step-by-step for ethical success, but as a reminder of the sorts of considerations we must come to grips with when facing ethical difficulties.

It is worth reminding ourselves that analyzing an ethical problem is a continuing process. We may not realize until we are deep within a case that something we thought irrelevant is really quite relevant. Or we may discover only after analyzing a case that no real ethical problem exists. Once we clarify what we thought was an ethical problem, the disagreement may not turn out to be ethical. So we are not providing a checklist of things to do. We are rather providing factors that are relevant to coming to grips with a case, and these you must keep in mind all the time.

c. A synopsis of the guide to ethical decision-making

It will be helpful to have a guide readily available for the method of tracking harms. This can hardly stand alone without the explanations we have provided in Section 1 of this part, but with that background in mind, a quick summary is useful.

(1) Try to understand why the participants are doing what they are doing by constructing arguments that would justify their acts or omissions.
   (a) Who are the participants in the case, and who else is affected?
   (b) What is it the participants have or have not done or are or are not doing?
      (i) Be objective and distinguish
         (1) your immediate and perhaps biased response from what is true.
         (2) what is said from what is known.
         (3) what is known directly from what is inferred.
      (ii) Discovering the facts is a continuing process: facts thought to be irrelevant may be seen later to be relevant.
   (c) Why are they doing what they are doing? What premises, that is, need we attribute to the participants of the case to make their acts (or omissions) reasonable and, if possible, ethical to them?

(2) Determine what goals the participants had and what means they thought would achieve those goals; then determine what goals ought to be achieved and determine what means are best for achieving those goals.
   (a) What are the goals of the person(s) facing the problem(s)?
   (b) What are their means?
   (c) What ought to be their goals?
      (i) Distinguish the short-term goals from the long-term goals.
(ii) Assess whether the various goals are compatible with one another.
(iii) Determine if achieving these goals will actually help resolve the initial problems.
(iv) Determine whether achieving these goals create new problems.

(b) What is the best way to achieve the goals that ought to be achieved?

(3) Determine what the harms are of various courses of action: to whom would they occur, what kinds are they, and what are their magnitudes?

(a) A helpful way of entry into a complex ethical problem is to track the harms that have occurred and are likely to occur without intervention. It is useful to ask,
(i) Who is affected -- not just who is involved?
(ii) What interests, of which people, have been harmed so far -- both short-term and long-term?

(b) Not all harms are ethical harms, and so we must ask which harms are ethical. We may proceed by identifying particular important interests people have, including, but not limited to the following:
(i) A person has an interest in deciding for himself or herself what to do or omit from doing regarding those matters that affect him or her. Such decisions are (best) made voluntarily when fully informed and competent.
(ii) A person has an interest in not being harmed by others.
(iii) Each of us has an interest in others helping us, either by mitigating harmful conditions or by providing benefits.
(iv) Each of us has an interest in being treated in the same way others similarly situated to us are treated and being treated differently from those differently situated.

(c) The most difficult ethical problems are of the following sorts:
(i) It may be an ethical dilemma -- where we have incompatible choices so that no matter what we do, we will cause harm.
(ii) It may be factually problematic -- where we are ignorant of certain relevant facts.
(iii) It may be conceptually problematic -- where we are unsure what we ought to mean by something -- such as 'acting responsibly.'

(4) Back off from the case and judge what is best to do: what will minimize harms?

(a) Be sure a real ethical problem exists. Disagreements often occur which, for all their emotion, are not really ethical problems because no ethical conflict exists.

(b) If the problem is that an ethical harm has been done -- for no good ethical reason (that is, nothing ethical justifies what is causing the problem), no ethical problem exists: causing harm is just wrong.

(c) If an ethical dilemma exists or if the case is problematic, much depends upon the details of the case. In any event, we ought to lay out the alternatives by determining as best we can the long-term effects of possible solutions to the problem.
(d) In deciding what to do, always act to minimize harm -- for everyone involved.
(e) One short way to test a solution is to ask, 'Would I agree to be treated in the way I am treating those involved?' The proper answer presupposes that one is objective and unbiased.

(5) Determine how to do what you have determined ought to be done and do it in a way that will itself produce more good than harm.