

MEDICAL MALPRACTICE



Medical Malpractice A Comprehensive Analysis

Camilla Rothe



Medical Malpractice A Comprehensive Analysis:

Medical Malpractice Vasanthakumar N. Bhat, **Medical Malpractice** Vasanthaku N. Bhat, 2001-09-30 The healthcare delivery system in the United States is inundated with medical malpractice and liability issues and there is no consensus about causes or solutions Both physicians and an alliance of lawyers and consumer groups agree that there is a crisis but physicians claim that the current medical malpractice system inheres in too many lawsuits while the lawyers argue that the current level of litigation is insufficient Multivariate statistical methods are used in this much needed effort to investigate the effects of medical malpractice on various aspects of health care After introducing the various tort reforms that have been proposed and implemented by some states the author analyzes the impact of these reforms on medical malpractice payment rates claim payments malpractice insurance and in dental malpractice The impact of malpractice liability on costs licensure disciplinary action the supply of physicians and the practice of defensive medicine are also covered This is an essential guide for students in law medicine and health administration as well as anyone who wants to research these issues for public policy

Medical Malpractice and Compensation in Global Perspective Ken Oliphant, Richard W. Wright, 2013-10-29 The papers in this collection are drawn from a symposium held in Vienna in December 2010 Organised by the Institute for European Tort Law and the Chicago Kent Law Review in collaboration with the European Centre of Tort and Insurance Law the conference drew together legal experts from 14 national or regional systems across six continents Medical malpractice and compensation for medical injuries are issues which regularly create tension and innovation in national legal systems but the analysis of these areas is often limited to national audiences This study examines the issues in a uniquely global context demonstrating the breadth of approaches currently taken around the world and revealing key areas of tension and the likely direction of future developments Wherever possible the analysis is supported by reference to empirical data The 14 legal systems covered in the collection are Austria Brazil Canada China France Germany Italy Japan New Zealand Poland Scandinavia South Africa the United Kingdom and the United States A general comparative introduction completes the collection

Claim Trend Analysis Physician Insurers Association of America, 2004 *Cases on Medical Malpractice in a Comparative Perspective* Michael G. Faure, 2001-08-31 With contributions by numerous experts

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Sloan,Lindsey M. Chepke,2010-08-13 A comprehensive analysis of medical malpractice from legal medical economic and insurance perspectives that considers why past efforts at reform have not worked and offers recommendations for realistic achievable policy changes Most experts would agree that the current medical malpractice system in the United States does not work effectively either to compensate victims fairly or prevent injuries caused by medical errors Policy responses to a series of medical malpractice crises have not resulted in effective reform and have not altered the fundamental incentives of the stakeholders In Medical Malpractice economist Frank Sloan and lawyer Lindsey Chepke examine the U S medical malpractice process from legal medical economic and insurance perspectives analyze past efforts at reform and offer realistic achievable policy recommendations They review the considerable empirical evidence in a balanced fashion and assess objectively what works in the current system and what does not Sloan and Chepke argue that the complexity of medical malpractice stems largely from the interaction of the four discrete markets that determine outcomes legal medical malpractice insurance medical care and government activity After describing what the evidence shows about the functioning of medical malpractice types of defensive medicine and the effects of past reforms they examine such topics as scheduling damages as an alternative to flat caps jury behavior health courts incentives to prevent medical errors insurance regulation reinsurance no fault insurance and suggestions for future reforms Medical Malpractice is the most comprehensive treatment of malpractice available integrating findings from several different areas of research and describing them accessibly in nontechnical language It will be an essential reference for anyone interested in medical malpractice **Current Law Index** ,2005 Medical Malpractice David W. Louisell,Harold Williams,1969

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