

Medico Legal Aspects Of Reproduction And Parenthood Medico Legal Series

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Law and Ethics - Judith Hendrick 2004

"...This engaging text demonstrates the importance of law and ethics to practitioners' approach to health and illness, their care practice and the UK health care system" -- back cover.

Obstetrics in the 1990s - T. Chard 1992

This book reviews some of the current questions and debates in obstetrics. The reactions of patients to screening for fetal abnormalities and antenatal diagnosis, public concern over assisting fertilization, the rise in caesarean sections, and the role of the midwife are just some of the topics discussed by the authors. The book gives a good analysis of what are the principal developments and ethical concerns for obstetricians in the 1990s.

Human Rights and Healthcare - Elizabeth Wicks 2007-07-27

Human Rights and Healthcare looks at medical law from a human rights perspective. Almost all issues traditionally taught under a "medical law" label have significant human rights issues inherent within them. This book is unique in bringing those human rights implications to the fore. The rights at issue include established fundamental rights such as the right to life; the right to respect for a private life; and the right to physical integrity, as well as more controversial "rights" such as a "right to reproduce" and a "right to die". The human rights perspective of this book enables new light to be cast upon familiar medico-legal cases and issues. As such the book provides a genuine merging of human rights law and medical law and will be of value to all students and academics studying medical law, as well as to those interested in the broader issues raised by the growing human rights culture within the UK and worldwide.

Birth Rites and Rights - Fatemeh Ebtehaj 2011-07-29

This multi-disciplinary collection of essays from the Cambridge Socio-Legal Group is concerned with the varying circumstances, manner, timing and experiences of birth. It contains essays from a wide range of disciplines including law, medicine, anthropology, history and sociology, examining birth from the perspectives of mother, doctor, midwife and father. Questions considered in the book include: who has power during the birthing process? How has the experience of birth changed over time? Should birth mark a significant change in the legal status of the foetus? What is the proper role of birth registration? What role, if any, do fathers have in the birthing process? What legal rights should the woman have to refuse treatment during the birthing process? What is the significance of changes of the age at which women give birth? This stimulating collection of papers provides new insights into one of life's most momentous moments.

National Library of Medicine Current Catalog - National Library of Medicine (U.S.) 1990

Intersections: Women on Law, Medicine and Technology - Kerry Petersen 2019-05-23

First published in 1997, this volume explores how we live in a society which is developing beyond human experience and comprehension – fast. Advances in technology and medicine are profoundly affecting the manner of human living from the beginning through to the end of life. These advances present exciting and demanding challenges to law-makers, policy-makers and healthcare providers, who make decisions about genetics, human reproduction, competence, medical treatment priorities and dying. They also compel us to pay attention to human rights. This international collection of essays combines the thoughts and ideas of women scholars writing about these complex developments and aims at provoking debate and dissension as well as an opportunity for reflection. The writers explore a range of common themes in different areas and provide a coherent framework for law and policy-making, to serve as a foundation for the challenges ahead.

Medico-Legal Aspects of Reproduction and Parenthood - J. K. Mason 2020-04-02

Published in 1998, this work is concerned, in the main, with reproduction - for which marriage is not an essential prerequisite. Nevertheless, much of sexuality and the greater part of parenthood still subsist within the marital relationship. Sex and marriage are interdependent - indeed the definition of the latter depends on the former. After looking at the prerequisites for marriage and for making a marriage void, the author shows that the medico-legal interests of marriage relate to the mental health and the sex of the parties. The author also looks at various aspects of the sexual-familial relationship, including contraception, sterilization, abortion, protection of the foetus, foetal experimentation, the infertile husband, the infertile woman, defective neonates and infants, consent to treatment and research in children, the protection of young children and the killing of children within the family. Cases are used to highlight the legal aspects of these subjects.

The Allocation of Health Care Resources - John McKie 2016-12-05

The competition for limited health care resources is intensifying. We urgently need an acceptable method for deciding how they should be allocated. But the goods that health care produces are of very different kinds. Health care can extend the lives of children and of older people. It can make it possible for a person to walk, when without health care that person would be permanently bedridden; and it can reduce the pain and distress of people who are terminally ill. How can we possibly decide which of these - and many more - diverse achievements of health care are more deserving than others? We need a common unit by which we might be able to measure these very different goods. The Quality-Adjusted Life Year, or QALY, is the most developed proposal for such a unit of measure. In this book a distinguished team of ethicists and economists defend the core of the QALY proposal: that health care resources should be used so as to produce more years of life, of the highest possible quality. This leads to a discussion of such fundamental questions as whether all lives are of equal value, whether health care should be allocated on the basis of need and whether the QALY approach incorporates an adequate account of fairness or justice. The result is the most thorough account yet of the ethical issues raised by the use of the QALY as a basis for allocating health care resources.

Inspiring a Medico-Legal Revolution - Pamela R. Ferguson 2016-03-09

This book marks the retirement of Professor Sheila McLean, whose contribution to the discipline of medical law has been truly ground breaking. As one of the pioneers of the discipline, Sheila McLean inspired a revolution in the ways in which lawyers, doctors, courts and patients perceive the relationship between medicine and the law. The first International Bar Association Professor of Law and Ethics in Medicine, she has worked tirelessly to champion the importance of law's role in regulating medicine and protecting patients' rights. The span in content of this book reflects the range of contributions that Professor McLean has herself made. Her work gave direction and shape to a new field of study at a time when few questioned the authority of medicine or thought much about the plight of the patient. This collection brings together 21 leading scholars in healthcare law and ethics to honour the depth and significance of her contribution. Including authors from the US, Australia, Canada and New Zealand, the contributions cover areas as diverse as start and end of life, reproductive rights and termination of pregnancy, autonomy of patients, the protection of vulnerable patient groups, and the challenges posed by new technologies.

Mason and McCall Smith's Law and Medical Ethics - Graeme T. Laurie 2016

This is an analysis of medical ethical concepts based on legal principles and court decisions, describing what actually happens in practice rather

than what should happen and, where there are no precedents available, what is most likely to happen.

Medico-legal Aspects of Reproduction and Parenthood - John Kenyon Mason 1998-01-01

With extensively revised and updated statute and case law, this second edition examines the legal, medical and ethical issues surrounding reproduction and the parental relationship with the resultant child.

The SAGE Handbook of Health Care Ethics - Ruth Chadwick 2011-02-07

The SAGE Handbook of Healthcare Ethics is an influential collection of work by leading scholars on the fundamental and emerging themes which define healthcare ethics. This authoritative Handbook brings together experts with backgrounds in philosophy, sociology, law, public policy and the health professions and reflects the increasing impact of globalization and the dynamic advances in the fields of bioscience and genetics, which keep ethics at the centre of debates about the future direction of healthcare. Combining international and interdisciplinary perspectives, the Handbook provides a cutting-edge account of debates in five key areas: Health Care Ethics in an Era of Globalization Beginning and End of Life Vulnerable Populations Research Ethics and Technologies Public Health and Human Rights

Kentucky Law Journal - 1999

Legal Aspects of Child Health Care - Judith Hendrick 1997

The book outlines the legal system and court structure, examines professional practice and finally looks at specialist areas.

Conscience and Parliament - Philip Cowley 2012-10-12

Considering how the British policy process deals with "conscience" issues, this book covers eight topics discussed by Parliament in the last quarter of a century - abortion, censorship, divorce, Sunday trading, homosexuality, war crimes, disability rights and animal welfare.

Feminist Perspectives on Child Law - Jo Bridgeman 2013-03-04

Whilst there many publications dealing with children from both legal and theoretical perspectives, the child is persistently represented and discussed as a gender neutral or pre-gender and pre-sexual object. This text uses feminist perspectives to explore more rarely addressed aspects of childhood.

Legal and Ethical Aspects of Healthcare - S. A. M. McLean 2003-01-06

This book provides a unique and in-depth coverage of ethical and moral issues in medicine and their legal implications.

The Harm Paradox - Nicolette Priaux 2007-03-06

Offering the first comprehensive theoretical engagement with actions for wrongful conception and birth, The Harm Paradox provides readers with an insightful critique into the concepts of choice, responsibility and personhood. Raising fundamental questions relating to birth, abortion, family planning and disability, Priaux challenges the law's response that enforced parenthood is a harmless outcome and examines the concept of autonomy, gender and women's reproductive freedom. It explores a wealth of questions, including: Can a healthy child resulting from negligence in family planning procedures constitute 'harm' sounding in damages, when so many see its birth as a blessing? Can a pregnancy constitute an 'injury' when many women choose that very event? Are parents really harmed, when they choose to keep their much loved but 'unwanted child'? Why don't women seek an abortion if the consequences of pregnancy are seen as harmful? An exciting and original contribution to the fields of medical law and ethics, tort law and feminist jurisprudence, this is an excellent resource for both students and practitioners.

Law and Ethics in Nursing and Health Care - Judith Hendrick 2000

In a clear and accessible way, the author highlights the relationship between law and ethics explaining how, if and when they overlap and how they diverge. Written in a non-technical, comprehensible and concise style, this topical text presents information and then encourages the reader to work through the differences and similarities between law and ethics. It teases out comparisons and examines how the 'moral' approach differs from the 'legal' one. Case studies at the beginning of each chapter demonstrate scenarios that health professionals may face in day-to-day practice. These are then developed with a theoretical discussion of the legal and ethical issues they reflect.

The Northern Ireland Legal Quarterly - 1991

Current Catalog - National Library of Medicine (U.S.) 1993

First multi-year cumulation covers six years: 1965-70.

Reproductive Health and Human Rights - Rebecca J. Cook 2003-04-17

The concept of reproductive health promises to play a crucial role in improving women's health and rights around the world. It was

internationally endorsed by a United Nations conference in 1994, but remains controversial because of the challenge it presents to conservative agencies: it challenges policies of suppressing public discussion on human sexuality and regulating its private expressions. Reproductive Health and Human Rights is designed to equip healthcare providers and administrators to integrate ethical, legal, and human rights principles in protection and promotion of reproductive health, and to inform lawyers and women's health advocates about aspects of medicine and healthcare systems that affect reproduction. Rebecca Cook, Bernard Dickens, and Mahmoud Fathalla, leading international authorities on reproductive medicine, human rights, medical law, and bioethics, integrate their disciplines to provide an accessible but comprehensive introduction to reproductive and sexual health. They analyse fifteen case-studies of recurrent problems, focusing particularly on resource-poor settings. Approaches to resolution are considered at clinical and health system levels. They also consider kinds of social change that would relieve the underlying conditions of reproductive health dilemmas. Supporting the explanatory chapters and case-studies are extensive resources of epidemiological data, human rights documents, and research materials and websites on reproductive and sexual health. In explaining ethics, law, and human rights to healthcare providers and administrators, and reproductive health to lawyers and women's health advocates, the authors explore and illustrate limitations and dysfunctions of prevailing health systems and their legal regulation, but also propose opportunities for reform. They draw on the values and principles of ethics and human rights recognized in national and international legal systems, to guide healthcare providers and administrators, lawyers, governments, and national and international agencies and legal tribunals. Reproductive Health and Human Rights will be an invaluable resource for all those working to improve services and legal protection for women around the world. Updates to this book, and information on translations to French, Spanish, Portuguese, Chinese and Arabic are now available at

www.law.utoronto.ca/faculty/cook/ReproductiveHealth.html

Current Law Statutes - Great Britain 1990

A Life (Un)Worthy of Living - Yael Hashiloni-Dolev 2007-05-10

This book presents the findings of a study into the social shaping of reproductive genetics in Germany and Israel. The study reveals dramatic differences between German and Israeli societies in addressing the question of a life (un)worthy of living. A close analysis of the ways that these two societies handle the balance between the quality and sanctity of life illuminates controversies over reproductive genetics in an original and provocative way.

First Do No Harm - Sheila A. M. McLean 2016-04-15

This collection brings together essays from leading figures in the field of medical law and ethics which address the key issues currently challenging scholars in the field. It has also been compiled as a lasting testimony to the work of one of the most eminent scholars in the area, Professor Ken Mason. The collection marks the academic crowning of a career which has laid one of the foundation stones of an entire discipline. The wide-ranging contents and the standing of the contributors mean that the volume will be an invaluable resource for anyone studying or working in medical law or medical ethics.

Reproductive Freedom - Maja Kirilova Eriksson 2021-09-27

This is the first book to provide a comprehensive investigation of reproductive freedom in the light of contemporary international law. The author discusses reproductive freedom in the context of feminist legal theory, international human rights and humanitarian law. This holistic approach makes the book unique and enhances its value as a comprehensive resource on the most challenging and contentious issues of our time, i.e., legal abortion, medically assisted reproduction, surrogate motherhood, forced pregnancy during armed conflicts, and many others. The author's aim is to advance current debates about gender equality and reproductive rights, and to deepen the analysis of the legal concepts involved. In surveying the international commitment to women's rights and examining critically the way in which international global and regional human rights bodies and ad hoc international tribunals deal with issues pertaining to reproductive freedom and sexual violence, this volume makes clear to what extent contemporary international law norms may be used as a tool for change, and how they need to be adapted to meet the special needs of girls and women worldwide. Finally, the book explores what improvements are necessary to prevent and protect adolescents, women and men, against violation of their reproductive freedom.

The Theoretical Background and Practical Implications of Argumentation in Ireland - Davide Mazzi 2016-09-23

While the association between the words "Ireland" and "argumentation" may not necessarily look particularly straightforward, this book shows that they are, in fact, closely connected. Specifically, the volume offers a linguistic perspective to suggest that the study of reasoned argument is likely to have a wide range of potential applications in the context of Irish public discourse. Taking two of the classic, favourite subjects of inquiry of contemporary argumentation theory, it addresses the issue of the construction of argumentation in the judiciary and in the politics of the Irish Republic. On the basis of three illustrative case studies, the book explores which methods can be used to identify distinctive aspects of the language at work in public settings where argumentation is the expected form of interaction, and the ways in which such methods can lead to an integrated approach to the study of argumentative language in Irish public discourse, in the interest of field scholars and practitioners alike.

Legal Issues in Obstetrics - Vivienne Harpwood 1996

"Legal Issues in Obstetrics explores the law which applies to this important area of medicine. Social and scientific developments in recent years have led to new legal and ethical problems for those practising in obstetrics and the legal framework is stated, with special reference to both well-established and emerging problems. The book covers the reasons for the politicization of pregnancy, and the new emphasis on maternal choice in obstetrics is discussed, together with the attendant legal and ethical dilemmas. The legal regulation of abortion is described, and the important matter of genetic counselling is discussed. After the law of medical negligence is explained, disturbing issues raised by obstetric negligence cases for both patients and medical staff are explored. The legal status of protocols and guidelines, and the consequences for the practice of obstetrics and medical negligence claims are also examined in the context of risk management. Finally the adequacy of the existing legal framework is assessed and the future of the law relating to obstetrics is considered."--BOOK JACKET.Title Summary field provided by Blackwell North America, Inc. All Rights Reserved

Medical Law and Ethics - Sheila McLean 2017-11-22

This title was first published in 2002. The wide range of essays contained within this volume present contemporary thinking on the legal and ethical implications surrounding modern medical practice.

Medico-Legal Aspects of Reproduction and Parenthood - J.K. Mason 2017-07-05

Those involved in family and sexual relationships today face a bewildering variety of medico-legal dilemmas. These are encountered from as early as the preconception state of the embryo and continue throughout the period of child raising until the status of the mature minor is achieved. This book dissects a wide range of legal, medical and ethical issues surrounding reproduction and the parental relationship with the resultant child. Questions posed in the various sections include: what constitutes sexual intercourse, what are the implications of contraception and sterilization, is the abortion issues dead?. Is there a right to reproduce and, if so, how is this applied to the modern methods of assisted reproduction?. Is surrogate motherhood acceptable or workable?. The concept of fetal rights is explored and specific attention is given to the management of defective neonates in the light of recent judicial decisions. Other chapters look at the parent/child relationship in respect of medical treatment and the book concludes with a review of the interfamilial protection of young children under both the civil and the criminal law. Many of the views expressed are novel in that they represent those of a medical doctor exploring the legal field. It is neither a conventional book on family law nor one on medical law; rather, it draws on both to examine a specific area which affects both in a particularly significant way. Both statute and case law have been extensively updated since the publication of the first edition.

Mason and McCall Smith's Law and Medical Ethics - GRAEME.

HARMON LAURIE (SHAWN. DOVE, EDWARD.) 2019-04-18

This classic textbook focuses on medical law and its relationship with medical practice and modern ethics. It provides thorough coverage of all of the topics found on medical law courses, and in depth analysis of recent court decisions, encouraging students to think analytically about the subject.

The Law and Ethics of Medicine: Essays on the Inviolability of Human Life - John Keown 2012-04-26

The Law and Ethics of Medicine: Essays on the Inviolability of Human Life explains the principle of the inviolability of human life and its

continuing relevance to English law governing aspects of medical practice at the beginning and end of life. The book shows that the principle, though widely recognized as an historic and foundational principle of the common law, has been misunderstood in the legal academy, at the Bar and on the Bench. Part I of the book identifies the confusion and clarifies the principle, distinguishing it from 'vitalism' on the one hand and a 'qualitative' evaluation of human life on the other. Part II addresses legal aspects of the beginning of life, including the history of the law against abortion and its relevance to the ongoing abortion debate in the US; the law relating to the 'morning after' pill; and the legal status of the human embryo in vitro. Part III addresses legal aspects of the end of life, including the euthanasia debate; the withdrawal of tube-feeding from patients in a 'persistent vegetative state'; and the duty to provide palliative treatment. This unique collection of essays offers a much-needed clarification of a cardinal legal and ethical principle and should be of interest to lawyers, bioethicists, and healthcare professionals (whether they subscribe to the principle or not) in all common law jurisdictions and beyond.

Text, Cases & Materials on Medical Law - Marc Stauch 2017-07-05

Lucid and logical in structure, this new edition, previously entitled Sourcebook on Medical Law draws together a wide range of essential material, including extracts from statutes, cases and academic commentary from medical law; an area which is fast becoming an important part of undergraduate syllabuses. Fully updated to take account of recent developments in this dynamic area of law, it examines two major pieces of legislation: the Mental Capacity Act 2005 and the Human Tissue Act 2004 as well as a significant amount of new case law, including the House of Lords decisions in *Chester v Afshar* and *Gregg v Scott* and the Court of Appeal decision in *R (on the application of Burke) v GMC* and others. Divided into two parts, it covers: the general principles that permeate medical law, exploring illness and the ethics of care and healthcare in England and Wales and consent to treatment, confidentiality and medical malpractice issues which arise in relation to specific areas of medical treatment, including infertility treatment and surrogacy, pregnancy and abortion, treating the incompetent, the mentally ill, medical research, organ transplants and euthanasia. This textbook is an invaluable reference tool for all those studying medical law as well as those studying medicine.

Surrogate Motherhood and the Politics of Reproduction - Susan Markens 2007-09-04

Susan Markens takes on one of the hottest issues on the fertility front—surrogate motherhood—in a book that illuminates the culture wars that have erupted over new reproductive technologies in the United States. In an innovative analysis of legislative responses to surrogacy in the bellwether states of New York and California, Markens explores how discourses about gender, family, race, genetics, rights, and choice have shaped policies aimed at this issue. She examines the views of key players, including legislators, women's organizations, religious groups, the media, and others. In a study that finds surprising ideological agreement among those with opposing views of surrogate motherhood, Markens challenges common assumptions about our responses to reproductive technologies and at the same time offers a fascinating picture of how reproductive politics shape social policy.

Sterilization of People with Mental Disabilities - Ellen A. Brantlinger 1995

An examination of the medical and legal trends in sterilization with an emphasis on people with disabilities.

Contemporary Issues in Law, Medicine and Ethics - Sheila McLean 1996

The rapidly changing face of modern medicine and the increasing involvement of public debate in its practice, are reflected in the wide range of contributions to this book, which takes a searching look at the issues which are currently at the forefront of modern debate in medical ethics and the law.

Family Planning Practice and the Law - Kenneth McKenzie Norrie 1991

The author of this book suggests that there are two main reasons for the expansion of family planning in the last thirty years. The first is the greater rights consciousness of women in the western world which has led to a greater expectation of choice of whole lifestyle; and the second a recognition that sexual intercourse is something good in itself.

Legislation has reflected this change and the book discusses the various kinds of family planning available and the legal situation eg. birth control and minors, the rights of partners, the rights of the mentally disabled, and the responsibilities of doctors and other professionals.

[The Limits to Governance](#) - Theo Papaioannou 2016-03-03

Does the state still frame debates about new technology? Can policy-makers ensure the benefits of health developments through genomics while still satisfying the expectations of society and the economic imperatives? In this critique of the new governance agenda for research and innovation in life sciences, the authors discuss the world-wide policy decisions needed, with particular reference to genomics. They suggest the many facets of policy and could be treated as a government-governance continuum, where different aspects of genomics may sit at different points, and co-exist. Their findings offer valuable insights for the future and will help promote a global solution to this problem.

Encyclopedia of Genetics - Eric C.R. Reeve 2014-01-14

First Published in 2001. Routledge is an imprint of Taylor & Francis, an informa company.

Surrogate Motherhood - Rachel Cook 2003-06-30

A multidisciplinary collection of essays from leading researchers and practitioners, this book explores legal, ethical, social, psychological and practical aspects of surrogate motherhood. The international perspective adopted by this book offers an opportunity for questions of law, policy and practice to be shared and debated across countries.