Annals of Health Law

Volume 14 Issue 2 Summer 2005

Article 1

2005

Table of Contents

Annals of Health Law

Follow this and additional works at: http://lawecommons.luc.edu/annals



Part of the Health Law and Policy Commons

Recommended Citation

Table of Contents, 14 Annals Health L. (2005). Available at: http://lawecommons.luc.edu/annals/vol14/iss2/1

This Prefatory Matter is brought to you for free and open access by LAW eCommons. It has been accepted for inclusion in Annals of Health Law by an authorized administrator of LAW eCommons. For more information, please contact law-library@luc.edu.

Annals of Health Law

THE HEALTH POLICY AND LAW REVIEW OF LOYOLA UNIVERSITY CHICAGO SCHOOL OF LAW

VOLUME 14, ISSUE 2

SUMMER 2005

1

CONTENTS

Foreword	i

ARTICLES

The Offshoring of American Medicine:

Scope, Economic Issues and

Legal Liabilities Thomas R. McLean, M.D., J.D., FACS 205

This article addresses the legal, economic, and technological implications of telemedicine and cybersurgery. A thorough discussion of the growing trend of outsourcing American medical procedures to foreign countries, the article provides a unique examination of and commentary on a potentially serious problem that is virtually ignored by the majority of the population.

The Effect of Hospital Charges on Outlier
Payments Under Medicare's Inpatient
Prospective Payment System:
Prudent Financial Management
or Illegal Conduct? R. Brent Rawlings, J.D., M.H.A.

An innovative examination of Medicare's outlier payment procedures, this article discusses the payment calculation in detail and offers an analysis of the legality of such calculations in the context of the allegations against Tenet Healthcare Corporation. The article examines the circumstances of the allegations and suggests that perhaps fiscal responsibility can be confused with illegal conduct on occasion.

The Scope of a Physician's Medical Practice: Is the Public Adequately Protected by State Medical Licensure, Peer Review, and the National Practitioner

Data Bank? WILLIAM P. GUNNAR, M.D. 329

This article takes a critical look at physician credentialing and licensure from the unique legal perspective of a licensed cardiac surgeon. Describing the present system of credentialing in detail and offering strong suggestions to improve it, Dr. Gunnar provides an uncommon examination of the issue of health care quality.

An Appropriate Legislative Response to Cloning for Biomedical Research:
The Case Against a Criminal Ban ADAM GUSMAN, J.D. 361
An interesting approach to an oft-discussed bioethical issue, Mr. Gusman's article describes the processes of therapeutic and reproductive cloning, discusses the potential for technological and medical advancement, and suggests that a criminal ban on sucle scientific research would be less effective and more constitutionally questionable that other alternatives, such as tight legislative regulation or voluntary compliance with aspirational, industry-wide standards.
FOURTH ANNUAL HEALTH LAW COLLOQUIUM:
OH, DARLING! 40 YEARS LATER:
THE LEGACY OF DARLING V. CHARLESTON COMMUNITY MEMORIAL
HOSPITAL AND THE EVOLUTION OF HOSPITAL LIABILITY
Darling v. Charleston Community Memorial Hospital
and Its Legacy MITCHELL J. WIET, J.D. 399
An in-depth discussion of the historic decision in a landmark case regarding the evolution of hospital liability.
A New Quality Challenge:
Coordinating Credentialing and
Corporate Compliance Mark A. Kadzielski, J.D. 409
An examination of the post-Darling process of centralized credentialing.
New Governance Norms and Quality of
Care in Nonprofit Hospitals Thomas L. Greaney, J.D. 421
A critical look at the "three-legged stool" of hospital governance and the impact it has upon quality of care.
Looking at Accountability 40 Years
After Darling
An examination of the ramifications of the Darling decision.
List of Attendees