

La Responsabilità Penale Del Medico La Colpa Prof

Studi in memoria di Andrea Torrente Andrea Torrente.1968

Archivio di ricerche giuridiche .1956

La responsabilità penale e civile del medico Mauro Bilancetti, Francesco Bilancetti.2013

Responsabilità civile e previdenza rivista mensile di dottrina, giurisprudenza e legislazione .

Gazzetta medica lombarda .1909

La scuola positiva .1913

Sinossi giuridica .1900

La Responsabilità Penale Del Medico Alfredo FOTI.2018-01-27 Il volume analizza il controverso tema della COLPA MEDICA attraverso lo studio delle più importanti pronunce della SUPREMA CORTE DI CASSAZIONE degli ultimi due anni (2016 - 2017), in modo da consentire, sia al giurista che al sanitario, un approfondimento contestualmente teorico e pratico dei principi di diritto che disciplinano la materia e delle decisioni giurisprudenziali adottate nella variegata casistica delle lesioni e degli omicidi colposi in ambito medico. Edizione Gennaio 2018 - Collana: Giurisprudenza pratica - AmbienteDiritto.it - Editore. All'interno il link per avere sempre il testo vigente della LEGGE 8 marzo 2017, n. 24, recante Disposizioni in materia di sicurezza delle cure e della persona assistita, nonché in materia di responsabilità professionale degli esercenti le professioni sanitarie (G.U. 17 marzo 2017, n. 64), (cd. Legge Gelli). Aggiornamenti On Line su: AmbienteDiritto.it - Sezione Giurisprudenza - Diritto Sanitario.

La responsabilità penale del medico Maria De Simone Palatucci.2010

La Cassazione unica .1895

La responsabilità penale e civile del medico Mauro Bilancetti.2001

La legge .1903

La responsabilità civile sanitaria Nicola Enrichens.2023-07-12 L'opera si compone di due parti; la prima parte affronta le questioni risarcitorie della responsabilità civile sanitaria, con particolare riferimento alle leggi Balduzzi e Gelli-Bianco, al tema del nesso di causalità e, infine al tema degli altri elementi costitutivi del danno risarcibile, attraverso una ricostruzione diacronica dell'evoluzione giurisprudenziale che ha la sua base negli studi afferenti al periodo del dottorato di ricerca, con il proposito di fornire al lettore uno sguardo sulla colpa medica anche sul versante del diritto civile, versante non sempre approfondito. La seconda parte del volume affronta, per contro, alcune questioni, nate nella prassi sanitaria, che oggi devono confrontarsi con la prassi della medicina forense, quali la medicina difensiva, il rischio clinico, gli eventi sentinella e, più in generale, la "medicina delle evidenze" (EBM), alla luce di un contenzioso ancora in crescita e, soprattutto, alla luce di un Sistema Sanitario pubblico in difficoltà. Da ultimo, si farà cenno di un tema ancora in divenire, quale è quello dell'azione di rivalsa sanitaria per il recupero dei costi sostenuti dalle aziende sanitarie locali per le cure ai pazienti vittime di fatto illecito e di infortunio sul lavoro.

Manuale pratico per l'esame di avvocato. Pareri, giurisprudenza annotata e formulari. Con CD-ROM Luigi Viola.2006

LA RESPONSABILITA' PENALE DEL MEDICO ALFREDO FOTI.2018-01-29 Il volume analizza il controverso tema della COLPA MEDICA attraverso lo studio delle più importanti pronunce della SUPREMA CORTE DI CASSAZIONE degli ultimi due anni (2016 - 2017), in modo da consentire, sia al giurista che al sanitario, un approfondimento contestualmente teorico e pratico dei principi di diritto che disciplinano la materia e delle decisioni giurisprudenziali adottate nella variegata casistica delle lesioni e degli omicidi colposi in ambito medico. Edizione Gennaio 2018 - Collana: Giurisprudenza pratica - AmbienteDiritto.it - Editore. All'interno il link per avere sempre il testo vigente della LEGGE 8 marzo 2017, n. 24, recante Disposizioni in materia di sicurezza delle cure e della persona assistita, nonché in materia di responsabilità professionale degli esercenti le professioni sanitarie (G.U. 17 marzo 2017, n. 64), (cd. Legge Gelli). Aggiornamenti On Line su: AmbienteDiritto.it - Sezione Giurisprudenza - Diritto Sanitario.

La responsabilità in medicina Nicola Todeschini.2023-08-01 LA RESPONSABILITÀ IN MEDICINA è una preziosa guida alla riforma Gelli Bianco attraverso la discussione di casi reali. L'impronta pratica è stata, fortemente, voluta dal curatore dell'opera che ha sempre cercato di ricostruire i lineamenti della responsabilità per offrire agli operatori uno schema agile e rodato, non più solo teorico. Il testo analizza la colpa civile e penale senza dimenticare: le peculiarità della fase stragiudiziale e di mediazione il ruolo delle compagnie di assicurazione e del medico legale il tema scottante della medicina difensiva le complesse vicende di ammissibilità dell'accertamento tecnico preventivo le fatiche anche post riforma del procedimento di merito a cognizione ridotta. Il tema, cruciale per il curatore, della parabola del consenso, da firmato a veramente informato, trova ampia trattazione anche in punto di risarcibilità del danno c.d. puro e funzionale e nella triplice manifestazione riparatoria perorata dall'autore e, infine, accolta dalla migliore giurisprudenza di legittimità. La terza edizione percorre i più consolidati orientamenti giurisprudenziali ed è quindi l'occasione per un maturo bilancio della riforma Gelli Bianco

Il Foro italiano .1888

La Cassazione unica periodico giuridico di Roma. Parte penale .1895

La responsabilità penale del medico Armando Macrillò.2022

Rivista di diritto e giurisprudenza, patologia speciale e medicina forense sugli infortuni del lavoro .1899

Giornale di clinica medica .1925

La responsabilità penale e civile del medico Giuseppe Marseglia, Luigi Viola.2007

Responsabilità del radiologo e risarcimento del danno Fabio M. Donelli, Mario Gabbrielli, Mauro Bilancetti.2016

La Responsabilità Professionale del Chirurgo Maurizio Gavinelli, Matteo Marchesi.2021-03-22 L'attività del Chirurgo deve svolgersi tra gli intricati binari dei doveri e dei divieti stabiliti dalle varie norme penali, civili e quelle derivanti dai codici deontologici, oltre che dai codici di comportamento aziendali. Quando si incorre in una violazione delle regole si è chiamati a risponderne. La responsabilità nasce dal mancato adempimento dei doveri, salvo che sia provata l'impossibilità di tale adempimento per fattori inevitabili: in generale, le aspettative (non di rado, le pretese) dell'utenza sono accresciute nel tempo, molto di più di quanto la Sanità sia spesso in grado di offrire e di garantire. Con il progredire delle conoscenze e delle competenze sanitarie è aumentata l'insoddisfazione verso le prestazioni ricevute: infatti più attività si è chiamati a svolgere, più aumenta la probabilità di cadere in errore e, più alternative vi sono, più cresce il rischio di non scegliere quella più appropriata e di venire poi chiamati a rispondere della scelta adottata. I Chirurghi sono oggi chiamati sempre più a prendere coscienza di questa problematica e ad affrontarla con lucida fermezza. Questo libro offre una sezione generale, dedicata all'analisi dei vari principi e delle plurime regole della responsabilità professionale sanitaria, con i richiami di legge e dell'alta giurisprudenza, e una sezione speciale, con numerosi casi-tipo peritali chirurgici, formulati ad hoc sull'esperienza maturata nel corso degli anni di concreta pratica professionale nell'ambito del contenzioso sanitario. L'opera, in definitiva, si propone di venir in aiuto ai Colleghi per affrontare i problemi della responsabilità professionale, con qualche timore in meno e qualche conoscenza in più.

Giurisprudenza italiana e La legge rivista universale di giurisprudenza e dottrina .1924

La scuola positiva nella dottrina e nella giurisprudenza penale .1913

La responsabilità penale e civile del medico Mauro Bilancetti, Francesco Bilancetti.2010 Responsabilita' penale: elementi costitutivi del reato.

Responsabilita' civile: contrattuale ed extracontrattuale. In appendice: codice di deontologia medica e bibliografia.

La giustizia penale rivista critica settimanale di giurisprudenza, dottrina e legislazione .

Giurisprudenza italiana e la legge riunite .1924

Monitore dei tribunali .1867

La Giustizia penale .1899

Gazzetta de Tribunali Italy. Parlamento.1867

Giurisprudenza italiana .1898

Scuola positiva nella dottrina e giurisprudenza penale Enrico Ferri,Eugenio Florian.1914

Rivista di diritto e procedura penale diretta dagli avvocati Eugenio Florian e Adolfo Zerboglio1914

Le responsabilità in medicina Andrea Belvedere.2011

Medicina difensiva e colpa professionale medica in diritto penale. Tra teoria e prassi giurisprudenziale. Alessandro Roiati.2012

Rivista penale di dottrina, legislazione e giurisprudenza .1909

La responsabilità penale e civile del medico Bilancetti Mauro - Bilancetti Francesco.2011-02-03 "Il concetto di responsabilità presuppone quello di illecito. È illecito ciò che una norma considera vietato e l'ordinamento giuridico, a seconda della natura e del grado di illiceità, vi attribuisce come conseguenza una sanzione." L'Opera, conosciuta ed apprezzata e giunta alla sua settima edizione, si occupa della responsabilità civile, penale e disciplinare in cui può incorrere il medico nell'esercizio della sua professione. Muovendo dalle varie tipologie di illecito, gli Autori forniscono al professionista tutti gli strumenti necessari per approfondire la materia e dirimere le controversie in oggetto. Il volume è altresì arricchito da moltissimi e specifici riferimenti alla casistica concreta, oggetto di decisioni della magistratura di legittimità e di merito. Completa l'Opera un'appendice ricca di documentazione e legislazione, nonché un indice analitico approfondito e completo.

La responsabilità medica Nicola Todeschini.2016-04-27 Il tema della responsabilità nell'esercizio professioni sanitarie ha assunto in questi anni un grande rilievo per la complessità degli interessi e delle posizioni coinvolte, oltre che per la difficoltà di interpretazione del disposto normativo che tende ad alleggerire la responsabilità dell'operatore medico in ambito penale, mantenendo invece, in ambito civile, inalterati i confini della responsabilità e della risarcibilità del danno subito. Il paziente dovrà provare l'esistenza di un contratto e l'aggravamento della situazione patologica, restando a carico del sanitario, la prova che la prestazione professionale è stata eseguita con l'adeguata diligenza e che l'aggravamento deriva soltanto da eventi imprevedibili. Partendo da un'analisi dell'ampia casistica esistente e delle pronunce della giurisprudenza di legittimità e di merito, gli Autori ricostruiscono le figure di danno in relazione alle varie professioni sanitarie, soffermandosi in particolar modo sui presupposti che costituiscono la fattispecie, sulla prova del danno ingiusto, dell'evento dannoso, del nesso causale, del fatto e sull'entità del danno subito.

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