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NZHWLF - COHEN LLOYD

Excerpt from Injuries of the Spine and Spinal Cord: Without Apparent Mechanical Lesion, and Nervous Shock, in Their Surgical and Medico-Legal Aspects The favourable reception accorded to the first edition of this book both in our own country and abroad has called for a second edition so much sooner that I had ventured to hope, that although in preparing this edition I have subjected the work to thorough revision, I have been unable to make such additions to it as I had wished and contemplated. I have, however, availed myself of some valuable suggestions in the writings of those who, more especially in America, have been led by a perusal of the first edition to contribute to periodical literature their own experience upon the subjects dealt with in this book, and whose views I am glad to find very largely coincide with those which I have submitted to the profession. In its main feature the work remains unchanged, and my hope is that it may still be found to contain a trustworthy record of the various injuries and diseases which are caused most commonly, but by no means exclusively, by railway collision. About the Publisher Forgotten Books publishes hundreds of thousands of rare and classic books. Find more at www.forgottenbooks.com This book is a reproduction of an important historical work. Forgotten Books uses state-of-the-art technology to digitally reconstruct the work, preserving the original format whilst repairing imperfections present in the aged copy. In rare cases, an imperfection in the original, such as a blemish or missing page, may be replicated in our edition. We do, however, repair the vast majority of imperfections successfully; any imperfections that remain are intentionally left to preserve the state of such historical works.

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.

Excerpt from Suicide Not Evidence of Insanity: A Paper Read Before Medico-Legal Society of the City of New York, Wednesday Evening, March 6, 1878 These cases establish the doctrine that there is no pre sumption of law, prima facie or otherwise, that self destruction arises from insanity. About the Publisher Forgotten Books publishes hundreds of thousands of rare and classic books. Find more at www.forgottenbooks.com This book is a reproduction of an important historical work. Forgotten Books uses state-of-the-art technology to digitally reconstruct the work, preserving the original format whilst repairing imperfections present in the aged copy. In rare cases, an imperfection in the original, such as a blemish or missing page, may be replicated in our edition. We do, however, repair the vast majority of imperfections successfully; any imperfections that remain are intentionally left to preserve the state of such historical works.

This unique Irish law book is a core text for any student of medicine, dentistry, radiography, physiotherapy, psychiatry or nursing, as well as legal practitioners advising clients in this area. Medical Law in Ireland (originally titled: Clinical Practice and the Law) brings together all applicable Irish law in an easy-to-read style and provides clear day-in day-out guidance for clinical practitioners, students and legal practitioners working in Ireland. This new edition sees an added emphasis on those areas of interest to legal practitioners, however there remains a wealth of information for those working in medical fields. Of particular note in this regard are the chapters on Clinical Negligence, Consent to Medical Treatment, End of Life, and Coroners Law and Other Issues arising after Death. These are all given in-depth treatments which provide the necessary information for those in day-to-day practice as well as those with an academic interest. Recent legislative changes are taken into account such as 2015's Montgomery vs Lanarkshire Health Board, as well as cases from the Medical Council. The two chapters on mental health reflect the growing importance need for clarity in this area. Author Simon Mills trained and qualified first as a doctor before moving into law. Now a barrister, he has specialized in medical law and brings both aspects of his experience to his work. His areas of particular interest are in clinical negligence, professional regulatory law, mental capacity and coroners' inquests.

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duced, and made generally available to the public. We appreciate your support of the preservation process, and thank you for being an important part of keeping this knowledge alive and relevant.

Post-Mortem Examinations, With Especial Reference to Medico-Legal Practice by Rudolf Virchow. This book is a reproduction of the original book published in 1896 and may have some imperfections such as marks or hand-written notes.

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

This report demonstrates the relationship between sexual health, human rights and the law. Drawing from a review of public health evidence and extensive research into human rights law at international, regional and national levels, the report shows how states in different parts of the world can and do support sexual health through legal and other mechanisms that are consistent with human rights standards and their own human rights obligations.

Sets out the Government's response to the 104 recommendations made in the Commons Science and Technology Select Committee report of their year long inquiry into options for the future regulation of human reproductive technologies in the UK.

Medical Ethics, Law and Communication at a Glance presents a succinct overview of these key areas of the medical curriculum. This new title aims to provide a concise summary of the three core, interlinked topics essential to resolving ethical dilemmas in medicine and avoiding medico-legal action. Divided into two sections; the first examines the ethical and legal principles underpinning each medical topic; while the second focuses on communication skills and the importance of good communication. Medical Ethics, Law and Communication at a Glance offers an accessible introduction to the fundamentals of good medical practice, and will provide indispensable support for undergraduate medical students and nurses, as well as newly qualified healthcare professionals.

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Mason looks at the legal response to those aspects of the troubled pregnancy which require or involve medico-legal intervention. The unwanted pregnancy is considered particularly in the light of the Abortion Act 1967, s.1(1)(d) and the related action for so-called wrongful birth due to faulty ante-natal care. The unexpected or uncovenanted birth of a healthy child resulting from failed sterilisation is approached through an analysis of the seminal case of McFarlane and associated cases involving disability in either the neonate or the mother. The disabled neonate's right to sue for its diminished life is discussed and the legal approach to the management of severe congenital disease is analysed - thus following Baroness Hale in believing that care of the newborn is an integral part of pregnancy. Aspects are considered from historical and comparative perspectives, including coverage of experience in the USA, the Commonwealth and Europe.

Excerpt from The Nature of Gunshot Wounds of the Abdomen, and Their Treatment: Based on a Review of the Case of the Late James Fisk, Jr., In Its Medico-Legal Aspects This monograph was read before the Medico - legal Society of the City of New York, for the purpose of demonstrating the necessity of a change in the manner of conducting criminal investigations and in the introduction of expert testimony. As it is necessary in every argument to lay a foundation or basis for its support, and having selected the Stokes case as the most apt illustration of it, I was obliged to describe: the medical history of the case of the late James Fisk, Jr.; the nature of Shock, and of gunshot wounds of the abdomen; and the physiological and toxical actions of morphine. Believing that the facts I have collected, and the views advanced, may be of interest, and possibly possess some value; I have rear-

ranged the matter and divided it into five chapters, viz. About the Publisher Forgotten Books publishes hundreds of thousands of rare and classic books. Find more at www.forgottenbooks.com This book is a reproduction of an important historical work. Forgotten Books uses state-of-the-art technology to digitally reconstruct the work, preserving the original format whilst repairing imperfections present in the aged copy. In rare cases, an imperfection in the original, such as a blemish or missing page, may be replicated in our edition. We do, however, repair the vast majority of imperfections successfully; any imperfections that remain are intentionally left to preserve the state of such historical works.

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

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.

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.

First published in 1998, *Reproducing Narrative* sets out to interrogate a number of medico-legal reproductive discourses. Recognizing that these dialogues are heavily imprecated in broader social, political and economic discourses it is contended that responses to reproductive issues are influenced and possibly determined, by non-reproductive concerns both at a parochial and more general level. Whilst a number of such influential narratives are recognized the book concentrates on the narratives of gender which appear implicit within the discourses and practices considered. Given the productive nature of discourse and the traditional premising of gender on sexual difference it becomes apparent that the explicit figuring of the female reproductive body becomes a means of realizing the implicit gender narratives within these discourses. Privileged medico-legal discourses become understood as a technology of gender - an important site at which gender is constituted.

Brings together different disciplinary perspectives and new empirical insights to explore the regulation of assisted reproduction around the world.

Examines emerging assisted reproductive technologies that will revolutionise the future of human reproduction and their regulation.

Excerpt from *Practical Electro-Therapeutics and X-Ray Therapy: With Chapters on Phototherapy, X-Ray in Eye Surgery, X-Ray in Dentistry, and Medico-Legal Aspect of the X-Ray* This book has been written for the student and general practitioner. It has been the object of the author to introduce only such features of the diagnostic and therapeutic work as will be of practical value to a large class of busy physicians who desire to gain an intelligent understanding of the specialty, but have not the time to devote to a more extended study of the subject. Technicalities have been avoided. No attempt has been made to illustrate or describe the many excellent machines now on the market. Those described represent a type to which they belong, and what is said of them may be applied to all machines of the same type. The photographs and skiagraphs are from the author's private collection, and are introduced as practical examples of the efficiency of the methods described. Electric and x-ray methods have proven their worth. They

are receiving merited recognition as diagnostic and therapeutic agents in medicine and surgery, and the physician who disregards these methods may be accused of neglect. It is hoped that this volume will awaken a deeper interest among its readers in the use of electricity and x-ray by showing what may be done by a thorough study and careful application of the methods presented. No attempt has been made to treat any subject exhaustively, but sufficient matter has been presented to convince the most skeptical. In the preparation of this volume frequent reference has been made to the writings of Kassabian, Tousey, Snow, Massey, Strong, Pusey, Allen, Guilleminot, Belot, Freund, and others, and the author takes occasion to acknowledge his indebtedness for important information to these pioneers in this line of work. If this volume will be the means of adding to the physician's knowledge, and helps him, in the least way, to better serve the sick and injured who may seek his aid, the object of the author will have been accomplished. About the Publisher Forgotten Books publishes hundreds of thousands of rare and classic books. Find more at www.forgottenbooks.com This book is a reproduction of an important historical work. Forgotten Books uses state-of-the-art technology to digitally reconstruct the work, preserving the original format whilst repairing imperfections present in the aged copy. In rare cases, an imperfection in the original, such as a blemish or missing page, may be replicated in our edition. We do, however, repair the vast majority of imperfections successfully; any imperfections that remain are intentionally left to preserve the state of such historical works.

This is your source for authoritative and comprehensive guidance from the British Medical Association (BMA) Medical Ethics Department covering both routine and highly contentious medico-legal issues faced by health care professionals. The new edition updates the information from both the legal and ethical perspectives and reflects developments surrounding The Mental Capacity Act, Human Tissue Act, and revision of the Human Fertilisation and Embryology Act.

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.