Medical Malpractice  
Resource Guide

NOTE: The texts listed in this resource guide are available in the library and they have the same call number. The law reviews listed in this resource guide are available in texts and/or through LEXIS and WESTLAW. Help is available at the front desk if you need any assistance in locating any of these resources.
Medical Malpractice

Defending The Professionals
D. Jeffrey Hirschberg And Godfrey Isaac
Practising Law Institute
KF 8925 .M3 D43

Fundamentals Of Medical Malpractice Litigation
Steven E. North
Practising Law Institute
KF 8925 .M3 F88 1992

Handling Your First Medical Malpractice Case: Fundamentals Of Case Management
Steven E. North
Practising Law Institute
KF 8925 .M3 H36 1991

The Management And Trial Of A Medical Malpractice Case
Steven E. North
Practising Law Institute
KF 8925 .M3 M36

Medical Malpractice Trial Strategy And Techniques
Robert L. Conason
Practising Law Institute
KF 8925 .M3 M46

The Defense Lawyer’s Trial Handbook: Successful Courtroom Strategies For Defending Personal Injury And Malpractice Cases
James Borden Rosenblum
KF 8925 .P4 R67 1984

Ohio Law Reviews And Journals on Medical Malpractice


“Limitation On Recovery Of Damages Medical Malpractice Cases: A Violation Of Equal Protection?”
54 U. Cin. L. Rev. 1329 (1986)

“ ‘Calling Doctor Love’: The Physician-Patient Sexual Relationship As Grounds For Medical Malpractice – Society Pays While The Doctor And Patient Play”

“The Effect Of State Medical Malpractice Caps On Damages Awarded Under The Emergency Medical Treatment And Active Labor Act (42 U.S.C. § 1395dd)”

“When The Law Gets In The Way: The Dissonant Link Of Deterrence And Compensation In The Law Of Medical Malpractice”

“McMullen v. Ohio State University Hospitals: Legal Recovery For Terminally Ill And Injured Patients Without The Lost Chance Doctrine”
32 U. Tol. L. Rev. 451 (Spring, 2001)

“The Continued Existence And Benefit Of Medicine’s Autonomous Law In Today’s Health Care System”
24 Dayton L. Rev. 215 (Winter, 1999)

“A Physician’s Perspective On Mediation Arbitration Clauses In Physician-Patient Contracts”