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The Duty of Medical Practitioners and CAM/TCM Practitioners to Inform Competent Adult Patients about Alternatives; Acknowledgments; Contents; Chapter 1: Introduction; Chapter 2: Information Disclosure: A Distinctive Profile; Chapter 3: Disclosure of Alternatives: In a Wide Context; Chapter 4: Filters and Circumstances; Chapter 5: Categorisation of Alternatives; Chapter 6: Emerging Treatment Options; Chapter 7: Financially Unavailable Treatment Options; Chapter 8: CAM and Alternatives; Chapter 9: New Zealand Context and Beyond; Chapter 10: Chinese Context; Chapter 11: Conclusion; Appendices

Sommario/riassunto

The book pays interest to a small and almost untouched topic: a health practitioner's duty to inform about alternatives. It covers both orthodox medicine practitioners and CAM practitioners. The topic is explored in a comparative way, examining the laws of not only common law jurisdictions, such as the USA, England, Canada, Australia, New Zealand, but also two East Asia jurisdictions (China and Japan). It uses the collective wisdom of several common law jurisdictions, but also differentiates them. It places the issue of "disclosure of alternatives" in a clear and wider context, making a cogent distinction between diagnosis/treatment and information disclosure.