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ISBN	3-319-78683-0
Edizione	[1st ed. 2018.]
Descrizione fisica	1 online resource (374 pages)
Disciplina	344.410412
Soggetti	Gynecology Public health Medical laws and legislation Gynecology Public Health Medical Law
Lingua di pubblicazione	Inglese
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Livello bibliografico	Monografia
Note generali	Includes index.
Nota di contenuto	Section 1: General Section 2. Anaesthesia in Obstetrics and Gynaecology Section 3. Obstetrics Section 4. Minimal Access Gynaecology Section 5. General GynaecologySection 6. Urogynaecology Section 7. Infertility, subfertility and the menopause Section 8. Oncology.
Sommario/riassunto	This book highlights minimum standards relating to the management of different conditions in the practice of Obstetrics and Gynaecology. The editors explore clinical governance issues, common causes of as well as ways to avoid litigation. The UK is experiencing a dramatic increase in medico-legal claims. The 4 main reasons for litigation are: accountability, the need for an explanation, concern with standards of care and compensation. However the decision to take legal action is determined not only by the original injury, but failure to provide information, an explanation and an apology. Insensitive handling of an injury and poor communication after the original incident increases the risk of litigation and erodes the patient-doctor relationship. Doctors almost never deliberately cause harm to patients, however increasingly

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claims are being defended successfully. This book is invaluable to	
clinicians and lawyers alike and raises awareness of how to avoid facing	
clinical negligence claims in our day to day practice.	_