Record Nr. Autore Titolo Pubbl/distr/stampa	UNINA9910454617103321 Mason J. K (John Kenyon) The troubled pregnancy : legal wrongs and rights in reproduction / / J. K. Mason [[electronic resource]] Cambridge : , : Cambridge University Press, , 2007
ISBN	1-107-17599-2 1-280-95975-4 9786610959754 0-511-29661-4 1-139-13126-5 0-511-29586-3 0-511-29586-3 0-511-29427-1 0-511-29507-3
Descrizione fisica	1 online resource (xxvii, 317 pages) : digital, PDF file(s)
Collana	Cambridge law, medicine, and ethics ; ; 5
Disciplina	344.0419
Soggetti	Human reproduction - Law and legislation Abortion - Law and legislation Sterilization (Birth control) - Law and legislation Wrongful life Newborn infants - Legal status, laws, etc Human reproduction - Law and legislation - Great Britain Abortion - Law and legislation - Great Britain Sterilization (Birth control) - Law and legislation - Great Britain Wrongful life - Great Britain Newborn infants - Legal status, laws, etc - Great Britain
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Note generali	Title from publisher's bibliographic system (viewed on 05 Oct 2015).
Nota di bibliografia	Includes bibliographical references (p. 303-311) and index.
Nota di contenuto	The nature of the troubled pregnancy Voluntary and involuntary termination of pregnancy Antenatal care and the action for wrongful birth Unsuccessful sterilisation Uncovenanted pregnancy and disability Wrongful neonatal life The management of the disabled

	neonate Conclusion.
Sommario/riassunto	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.