Record Nr. UNINA9910463099603321 Bioethics, medicine, and the criminal law. Volume 2 Medicine, crime, Titolo and society / / edited by Danielle Griffiths and Andrew Sanders [[electronic resource]] Cambridge:,: Cambridge University Press,, 2013 Pubbl/distr/stampa **ISBN** 1-139-61058-9 1-107-23577-4 1-139-60891-6 1-139-61244-1 1-139-61616-1 1-139-62174-2 1-299-00915-8 1-139-62546-2 1-139-10937-5 Descrizione fisica 1 online resource (xx, 332 pages) : digital, PDF file(s) Collana Cambridge bioethics and law Disciplina 344.04/11 Soggetti Physicians - Malpractice - Criminal provisions Medical personnel - Malpractice - Criminal provisions Criminal law Bioethics Lingua di pubblicazione Inglese **Formato** Materiale a stampa Livello bibliografico Monografia Title from publisher's bibliographic system (viewed on 31 May 2016). Note generali Nota di bibliografia Includes bibliographical references and index. Nota di contenuto Healthcare serial killings: was the case of Dr Harold Shipman unthinkable? / Brian Hurwitz -- "The Sleep of Death" : anaesthesia, mortality, and the courts from ether to Adomako / Barry Lyons --Getting mixed up in crime: doctors, disease transmission, confidentiality, and the criminal process / James Chalmers -- Victims' voices, victims' interests, and criminal justice in the healthcare setting / Andrew Sanders -- Medical manslaughter and expert evidence: the roles of context and character / Oliver Quick -- The road to the dock : prosecution decision-making in medical manslaughter cases / Danielle Griffiths and Andrew Sanders -- Psychiatric care and criminal

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## Sommario/riassunto

In recent years, debates have arisen concerning the encroachment of the criminal process in regulating fatal medical error, the implementation of the Corporate Manslaughter and Corporate Homicide Act 2007 and the recent release of the Director of Public Prosecution's assisted suicide policy. Consequently, questions have been raised regarding the extent to which such intervention helps, or if it in fact hinders, the sustained development of medical practice. In this collection, Danielle Griffiths and Andrew Sanders explore the operation of the criminal process in healthcare in the UK as well as in other jurisdictions, including the USA, Australia, New Zealand, France and the Netherlands. Using evidence from previous cases alongside empirical data, each essay engages the reader with the debate surrounding what the appropriate role of the criminal process in healthcare should be and aims to clarify and shape policy and legislation in this underresearched area.