

Download Analyzing Emergency Department Medical Malpractice Cases

The following are quotations from decided cases which describe the historical underpinnings of EMTALA. From *Cleland v. Bronson Health Care Group, Inc.*, 917 F.2d 266, 271 (6th Cir. 1990): It is undisputed that the impetus to this legislation came from highly publicized incidents where hospital emergency rooms allegedly, based only on a patient's financial inadequacy, failed to provide a medical ...1. Introduction1.1. Background. In 2009, the federal government passed into law the American Recovery and Reinvestment Act. This bill included the Health Information Technology (HIT) for Economic and Clinical Health Act, which provided for \$19 billion in incentives to hospitals and physicians who demonstrate "meaningful use" of electronic medical records (EMRs) .Get the latest health news, diet & fitness information, medical research, health care trends and health issues that affect you and your family on ABCNews.comFactors to Consider for Fire Departments Thinking about Providing Ambulance Service Published 08.18.2015 By the National Volunteer Fire Council