

ABSTRACT

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TORTS AND HOSPITAL LIABILITY IN HIGH RISK INFANT PATIENTS

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Health is the right of everyone. Hospitals as one of public service facilities that provide health services need to have good quality and give services according to the standard procedure, especially for patients who have special conditions such as high-risk babies. Hospital policies and compliance play an important role in good health service activities, but in fact there are hospitals that commit torts and result in losses for patients. Losses to the patient can be held accountable to the hospital. The hospital as a health facility is responsible for itself as well as for the staff it covers and for everything that happens within the hospital. The theory used in this research is Torts, Compensation, Hospital, Patient and Hospital Liability. The method used to produce good research is the normative-empirical method, namely by literature study and interview with one of president director in a private hospital. The decision of the Tangerang District Court Number 172/Pdt.G/2018/PN.Tng is used to support the analysis of the research so that there are concrete facts. From the results of the study, it was found that Omni Hospital in this case was proven to have committed torts because it violated its legal obligations and caused losses to twin baby patients in the form of cylinder eyes and total blindness. Omni Hospital's actions can be held accountable both civilly and administratively.

Keywords: Torts, Liability, Hospital

References: 129 (2003-2022)