Legal Aspects of U.S. Health Care System Administration

Name

Institution

Date

Outline

Thesis statement: The fact that the United States health care administrators have to interact with various levels of professionals beyond those in the medical sector leads to the need of them being aware of the various local, state and federal laws which might be applicable to their daily operations and running of their organizations.

1. Why it is important for professionals in the healthcare sector to understand the law
2. So as to avoid breaching medical compliance
3. To enable healthcare professionals maintain a professional relationship with clients
4. What is likely to happen when a professional staff violates the ethics of medical conduct
5. Patients’ interests are likely to be compromised
6. There is likely to be mistrust of the medical professionals not only from patients but fellow medics
7. Lawsuits, negligence cases and criminal proceedings
8. What are the elements required of a plaintiff to prove medical negligence
9. Duty of care
10. Causation
11. Injury
12. Breach of duty
13. How healthcare governing body can ensure compliance of the law
14. Ensures that quality care is provided to patients in the hospital
15. Coming up with smart financial and strategic decisions that ensure the hospital operates effectively

Conclusion: It is appropriate the professionals in the healthcare sector understand the law in order to carry out their duties effectively and efficiently.

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